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Regulations

TITLE 7—AGRICULTURE

Chapter XI—War Food Administration

[FDO 53]

PART 1460—FATS AND OILS

RESTRICTIONS ON USE AND DISTRIBUTION OF ANIMAL OIL, NEAT'S-FOOT OIL, AND RED OIL

Pursuant to the provisions of Executive Order No. 9230, dated December 5, 1942 (7 F.R. 10179), and Executive Order No. 9322, dated March 26, 1943 (8 F.R. 3307), as amended by Executive Order No. 9334, dated April 19, 1943 (8 F.R. 5423), and to assure an adequate supply and efficient distribution of animal oil, neat's-foot oil, and red oil to meet war and essential civilian needs, *It is hereby ordered*, As follows:

§ 1460.15 *Animal oil, neat's-foot oil, and red oil; restrictions on use and distribution*—(a) *Definitions*. When used in this order, unless otherwise distinctly expressed or manifestly incompatible with the intent thereof:

(1) The term "animal oil" means oil pressed or otherwise separated from animal tallow or grease. It shall include, but is not limited to, grease oil, otherwise known as lard oil, tallow oil, and oil obtained from the feet of swine, commonly known as pig's foot oil. However, the term shall not include the following:

(i) Neat's-foot oil, or

(ii) Any edible oil, whether or not of the type or class heretofore mentioned, which has been inspected, and marked, stamped, tagged, or labeled as "inspected and passed", pursuant to the Act of March 4, 1907 (34 Stat. 1260, 1261, 21 U.S.C. 1940 ed. 71 et seq.), or

(iii) The high titer residue, commonly known as stearine, obtained from a pressing operation in the production of animal oil.

(2) The term "neat's-foot oil" means any oil obtained by any process which includes the rendering of the feet or shin bones of cattle and which may, or may not, include a pressing operation.

(3) The term "red oil" means the lower titer fatty acids, commonly known

as commercial oleic acid, obtained by any process which includes the splitting of animal fat and a subsequent separation by pressing, or otherwise, of such lower titer fatty acids from the higher titer fatty acids.

(4) The term "person" means any individual, partnership, corporation, association or other business entity.

(5) The term "producer" means any person engaged in the production of animal oil, neat's-foot oil, or red oil.

(6) The term "distributor" means any person who has purchased or hereafter purchases animal oil, neat's-foot oil, or red oil for purposes of resale.

(7) The term "Director" means the Director of Food Distribution, War Food Administration, or any employee of the United States Department of Agriculture designated by such Director.

(b) *Restrictions on delivery, use, processing, and blending*. (1) No person shall deliver, accept delivery of, use, process, or blend animal oil, neat's-foot oil, or red oil, except as specifically authorized or directed by the Director.

(2) Insofar as practicable, the Director will issue authorizations or directives with respect to delivery, use, processing, and blending in each calendar month prior to the commencement of such month. The Director may, however, at any time, and notwithstanding the provisions of paragraph (c) of this order, or any prior authorizations or directives issued by him, issue directives with respect to the delivery, acceptance of delivery, use, processing, or blending of animal oil, neat's-foot oil, or red oil to be produced, or then on hand; and no person shall deliver, accept delivery of, use, process, or blend any animal oil, neat's-foot oil, or red oil in violation of any such directive after receiving notice thereof. The Director may also, at any time, issue directives to a producer with respect to the grade of animal oil, neat's-foot oil, or red oil which such producer may, or may not, manufacture; and no producer shall use any raw materials or facilities in the production of any animal oil, neat's-foot oil, or red oil in violation of such a directive after receiving notice thereof. Notice of any directive issued pursuant to this paragraph (b)

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(2) may be given to the person concerned, by delivering a copy of said directive by mail or by means of a telegram to an employee of such person at the business address of the person concerned.

(c) *Exceptions.* (1) Notwithstanding the provisions of paragraph (b) (1) of this order, specific authorization of the Director shall not be required with respect to the delivery to any one person during any one calendar month, and acceptance of delivery, use, processing, or blending by any one person in any one calendar month of one or more of the following quantities of fats and oils, to wit:

- (i) 500 pounds or less of animal oil,
- (ii) 500 pounds or less of neat's-foot oil:

(iii) 2,200 pounds or less of red oil: *Provided, however,* That the total quantity which one person may use, process, blend, or accept delivery of, in any one calendar month pursuant to this paragraph (c) (1) shall not exceed 2,200 pounds.

(2) Every person accepting delivery of any animal oil, neat's-foot oil, or red oil pursuant to the provisions of paragraph (c) (1) hereof, shall file with his supplier a certificate in substantially the following form:

The undersigned purchaser hereby certifies to the War Food Administration, United States Department of Agriculture, and to his supplier that the _____ pounds of _____ oil hereby ordered for delivery in _____ 194____, does not, taken with all other fats and oils delivered or to be delivered to him in such month, exceed the amount which he is entitled to receive under paragraph (c) (1) of Food Distribution Order 53.

_____		Name of purchaser
Date _____	By _____	
_____		Authorized official
_____		Title

Such certificate shall be signed by an authorized official of the purchaser. The receipt of such certificate shall not authorize delivery of animal oil, neat's-foot oil, or red oil by a producer or distributor where such producer or distributor knows, or has reason to believe, the same to be false, but in the absence of such knowledge or reason for belief he may rely on the certificate.

(d) *Application for delivery, use, processing, or blending.* Each person requiring an authorization to accept delivery of, use, process, or blend animal oil, neat's-foot oil, or red oil, during any calendar month, including a person seeking authorization to accept delivery of animal oil, neat's-foot oil, or red oil for resale, shall file an application therefor, on or before the 10th day of the calendar month preceding the calendar month for which authorization for acceptance of delivery, use, processing, or blending is requested. Separate applications shall be made for each kind of oil on Forms FDA 478 and FDA 477, or such other form or forms as may be prescribed by the Director, and shall be forwarded to the Director of Food Distribution, United States Department of Agriculture, Washington, D. C., Ref: FD-53. In each case where the application for authorization to accept delivery of, use, process, or blend is granted, one copy of Form FDA 478, or such other form as may be prescribed by the Director, signed by the Director, will be returned to the applicant and will constitute his authorization to accept delivery of, use, process, or blend, and one copy of Form FDA 477, or such other form as may be prescribed by the Director, signed by the Director, will be sent to the supplier and will constitute the authorization for the supplier to make delivery.

(e) *Effective period of authorizations.* The Director may prescribe in each authorization issued pursuant to this order, the period of time in which the authorization shall be effective. No person shall take any action pursuant to, or in reliance on, an authorization which has expired.

(f) *Inventories.* Animal oil, neat's-foot oil, or red oil authorized or directed by the Director to be used for a specific purpose during a specific period shall revert to inventories where and to the extent that such fats or oils are not used during the specific period for the specific purpose designated in the authorization or directive. Furthermore, animal oil, neat's-foot oil, or red oil which the Director has authorized or directed to be delivered, accepted for delivery, or used for the purpose of building up inventories, or which has reverted to inventories under the terms of this order, shall not be delivered, accepted for delivery, used, processed, or blended, except as the Director may further authorize or direct.

(g) *Reports by producers and distributors.* Each producer or distributor of animal oil, neat's-foot oil, or red oil, shall fill out and file with the Director of Food Distribution, United States Department of Agriculture, one copy of Form FDA 476, with respect to such fats or oils which are to be produced or delivered by him in each calendar month. The form for each particular month of production or delivery shall be filed between the first and the fifteenth day of the preceding calendar month.

(h) *Contracts.* The restrictions of this order shall be observed without regard to contracts heretofore or hereinafter entered into, or any rights accrued or payments made thereunder.

(i) *Records and reports.* Every person subject to this order shall maintain such records for at least two years (or for such other period of times as the Director may designate), and shall execute and file such reports upon such forms and submit such information as the Director may from time to time request or direct, and within such times as he may prescribe.

(j) *Bureau of the Budget approval.* The reporting requirements of this order have been approved by the Bureau of the Budget in accordance with the Federal Reports Act of 1942. Subsequent specific record-keeping or reporting requirements by the Director will be subject to the approval of the Bureau of the Budget pursuant to the Federal Reports Act of 1942.

(k) *Notification of customers.* Each supplier shall notify his regular customers as soon as possible of the requirements of this order, but failure to receive such notice shall not excuse any person from complying with the terms hereof.

(l) *Intra-company deliveries.* The prohibitions and restrictions of this order with respect to deliveries of animal oil, neat's-foot oil, or red oil shall apply not only to deliveries to other person, in-

cluding affiliates and subsidiaries, but also to deliveries from one branch, division, or section of a single enterprise to another branch, division, or section of the same or any other enterprise under common ownership or control.

(m) *Audits and inspections.* Every person subject to this order shall, upon request, permit inspections, at all reasonable times, of his stocks of animal oil, neat's-foot oil, and red oil and premises used in his business, and all of his books, records, and accounts shall, upon request, be submitted to audit and inspection by the Director.

(n) *Petition for relief from hardships.* Any person affected by this order who considers that compliance herewith would work an exceptional and unreasonable hardship on him may petition in writing for relief to the Director, setting forth all pertinent facts and the nature of the relief sought. The Director may thereupon take such action as he deems appropriate and such action shall be final.

(o) *Violations.* Any person who willfully violates any provision of this order or who by any act or omission falsifies records to be kept or information to be furnished pursuant to this order or willfully conceals a material fact concerning a matter within the jurisdiction of any Department or agency of the United States may be prohibited from receiving or making further deliveries of any material subject to allocation; and such further action may be taken against him as the Director deems appropriate, including recommendations for prosecution under section 35a of the Criminal Code (18 U.S.C. 1949 ed. 89), under paragraph 5 of section 391 of Title III of the Second War Powers Act, and under any and all other applicable laws.

(p) *Communication to the Department of Agriculture.* All reports required to be filed hereunder and all communications concerning this order shall, unless otherwise directed, be addressed to: Director of Food Distribution, United States Department of Agriculture, Washington, D. C., Ref: FD-53.

(q) *Territorial extent.* This order applies to all persons in the United States, its territories and possessions, and the District of Columbia.

(r) *Initial applications and reports.* Notwithstanding the provisions of paragraphs (d) and (g) of this order:

(1) Applications for the acceptance of delivery, use, processing, or blending of animal oil, neat's-foot oil, or red oil in July 1943, shall be made on or before June 15, 1943, and

(2) Reports by producers or distributors of the animal oil, neat's-foot oil, or red oil to be produced or delivered by them in July 1943, shall be filed on Form FDA-476, or such other form as the Director may prescribe, on or before June 15, 1943.

(g) *Effective date.* This order shall become effective on July 1, 1943, at 12.01 a. m., e. v. t., except that the provisions of paragraph (r) of this order shall become effective on the date of issuance.

(E.O. 9280, 7 F.R. 10179; E.O. 9322, 8 F.R. 3807; E.O. 9334, 8 F.R. 5423)

Issued this 25th day of May 1943

[SEAL] JESSE W. TAPP,
Acting War Food Administrator.

[F. R. Doc. 43-8471; Filed, May 26, 1943;
11:36 a. m.]

[Special Regulation]

MEAT RESTRICTION ORDER

MISCELLANEOUS AMENDMENTS

Pursuant to the provisions of Executive Order 9280, dated December 5, 1942, Executive Order 9322, dated March 26, 1943, and Executive Order 9334, dated April 19, 1943, and to implement the administration, and enforcement of Restriction Order 1, as amended (7 F.R. 7839; 8 F.R. 3201, 3328, 3372, 3416, and 4151), the administration of which has been transferred from the Office of Price Administration to the United States Department of Agriculture (8 F.R. 4151), Restriction Order 1, as amended, is further amended as follows:

1. By adding at the end of § 1407.901 thereof (8 F.R. 3201, 4151), the following subparagraph:

(1) "Custom slaughter" means the slaughter of livestock for the owner by any person other than such owner.

2. By adding at the end of § 1407.903 (a) thereof the following:

* * * except that for a slaughterer located in the States of Arizona, California, or Nevada, the quota for lamb and mutton for Quota Period 3 shall be the conversion weight obtained by multiplying the quota base for lamb and mutton by 100 per cent.

3. By amending § 1407.904 (a) (8 F.R. 3201, 3417, 4151) to read as follows:

(a) Notwithstanding the terms of any contract, agreement or commitment, regardless of when made, no non-quota slaughterer shall, during any quota period, deliver more controlled meat of any type obtained from livestock owned by him at the time of slaughter than is obtained from livestock so owned by him which he may slaughter or have slaughtered for delivery of meat in accordance with the provisions of Food Distribution Order 27, as amended (8 F.R. 2785, 4227, 5700).

4. By amending § 1407.904 (b) thereof to read as follows:

(b) Any deliveries by a non-quota slaughterer of any type of controlled meat derived from livestock owned by him at the time of slaughter in excess of deliveries permitted by paragraph (a) of this section for any quota period shall be charged against his restricted deliveries of such type of controlled meat for the subsequent quota period, and in addition thereto shall subject the non-quota slaughterer to such other actions, penalties or proceedings as may be prescribed by law or imposed pursuant to this order.

5. By deleting § 1407.904 (c) and (d).

6. By deleting the period at the end of § 1407.906 (a) and inserting in lieu thereof, "and" and adding thereafter the following new paragraph:

(7) The conversion weight of meat of such type delivered by him which was derived from livestock custom slaughtered by him and not subtracted under § 1407.906 (a) (5) of this order. In all cases where this provision will have the effect of changing a quota base for Base Periods 1, 2, 3, or 4, a statement of the new quota base or quota bases, adjusted in accordance with this provision, shall be forwarded to the War Food Administration, United States Department of Agriculture, not later than June 20, 1943. Quota bases computed in accordance with the provisions of this paragraph shall become effective July 1, 1943. (This reporting requirement has been approved by the Bureau of the Budget in accordance with the Federal Reports Act of 1942.)

7. By adding at the end of § 1407.912a thereof (8 F.R. 3372, 4151) the following new paragraph:

(k) *Deliveries of controlled meat derived from custom slaughter.* In computing the conversion weight of controlled meat delivered during a quota period without charge against quotas for the purposes of § 1407.907 (a) (5), any slaughterer may include the conversion weight of controlled meat derived from livestock custom slaughtered for another person who has a slaughter quota under Food Distribution Order 27, as amended, and delivered to such other person during such quota period: *Provided, however,* That no slaughterer shall so include the conversion weight of such controlled meat unless, not later than the close of the quota period in which such delivery is made, he obtains from the person to whom such controlled meat is delivered, a certification signed by such person acknowledging delivery of the controlled meat and setting forth the following:

(1) The name and address of the slaughterer;

(2) The name and address of the person or persons to whom delivery was made;

(3) The date or dates of delivery;

(4) The total weight of each type of controlled meat covered by such certification; and

(5) A description thereof permitting conversion in accordance with the provisions of § 1407.913.

By adding immediately after § 1407.914a, the following new section:

§ 1407.914b *Markings required on meat.* (a) Effective May 31, 1943, each accessible wholesale cut of meat, whether in the entire carcass or detached therefrom, shall, prior to delivery, be marked in a plain and conspicuous manner one or more times as hereinafter directed. This requirement shall not apply to meat transferred by a slaughterer to a unit or department of the slaughterer for use in the preparation, manufacture, or production of any product or commodity other than controlled meat.

In the case of veal carcasses delivered with the skin on, marks shall be placed on the hind shanks and brisket.

Marks may be made with a pencil approved for Kosher marking or with a stamp or stencil and marking fluid conforming to the approved formula for violet branding fluid, which is as follows:

	Ounces
Water.....	3.5
Grain alcohol—95%.....	2.5
Cane sugar.....	1.0
Methyl violet.....	0.1

The methyl violet is dissolved in the alcohol and a portion of the water; the sugar is dissolved in the remaining portion of the water and added to the methyl violet solution. Thorough stirring facilitates solution of the methyl violet.

(1) Where the slaughterer's establishment has been assigned an establishment number by a federal, state, county or city inspecting authority, he shall use the number so assigned.

(2) Where the slaughterer's establishment has no establishment number assigned by an inspecting authority, marks shall be made, in letters at least one-quarter inch in height and width, with a number which will be assigned to him upon application by him to the War Food Administration, United States Department of Agriculture.

Saving clause. No amendment made herein shall be construed to affect any suit, action, prosecution, penalty, or administrative or other proceeding, regardless of when commenced, or any judgment, order, decree, or verdict, regardless of when made, entered, or returned, with respect to any violation committed or liability incurred under the terms of Restriction Order 1, as originally issued or subsequently amended prior to May 29, 1943.

This order shall become effective May 29, 1943.

(E.O. 9280, 7 F.R. 10179; E.O. 9322, 8 F.R. 3807; E.O. 9334, 8 F.R. 5423)

Issued this 26th day of May 1943.

[SEAL] JESSE W. TAPP,
Acting War Food Administrator.

[F. R. Doc. 43-8472; Filed, May 26, 1943;
11:36 a. m.]

TITLE 29—LABOR

Chapter VII—War Manpower Commission

[Regulation 4, Amdt.]

PART 904—RESTRICTING TRANSFER OF WORKERS

PRODUCTION OF LEATHER PRODUCTS

Pursuant to the authority vested in me as Chairman of the War Manpower Commission by Executive Orders Nos. 9130, 9279 and 9328, paragraph 19 of the War Manpower Commission's "List of Essential Activities" is hereby amended to read as follows:

19. *Production of leather products.* The production of shoe and belting leather; in-

dustrial belting for transmission of power; military and rationed boots and shoes; and gloves for military and industrial use; saddlery, harness, and accessories.

(E.O. 9139, 9279 and 9328, 7 F.R. 2919, 10177, 8 F.R. 4631; War Manpower Commission Regulation 4, Appendix A, 3 F.R. 5137)

PAUL V. McNUTT,
Chairman.

MAY 24, 1943.

[F. R. Doc. 43-8383; Filed, May 25, 1943;
2:26 p. m.]

TITLE 32—NATIONAL DEFENSE

Chapter IX—War Production Board

Subchapter B—Executive Vice Chairman

AUTHORITY: Regulations in this subchapter issued under P.D. Reg. 1, as amended, 6 F.R. 6680; W.P.B. Reg. 1, 7 F.R. 561; E.O. 9024, 7 F.R. 329; E.O. 9040, 7 F.R. 527; E.O. 9125, 7 F.R. 2719; sec. 2 (a), Pub. Law 671, 76th Cong., as amended by Pub. Laws 89 and 507, 77th Cong.

PART 1010—SUSPENSION ORDERS

[Suspension Order S-327]

EMERALITE COMPANY

Emeralite Company, Inc., is a New Jersey corporation located at 40 Warren Street, New York, New York. It is engaged in the business of manufacturing electrical lamps for home and industrial uses. The company has been operating under the Production Requirements Plan. During the period August 1 through September 30, 1942, the respondent extended ratings, other than those authorized on its PRP certificates, to obtain critical materials in excess of the amounts permitted to be received pursuant to its authorization. These wrongful extensions violated Priorities Regulation No. 11 and Preference Rating Order P-90. Moreover, the company violated General Limitation Order L-33 by producing during the period March 24th through September 30, 1942, approximately 4,231 more portable lamps than permitted under the order. Officials of the Company were familiar with these Orders and Regulations, and hence such violations must be deemed wilful.

These wilful violations of the respondent have diverted critical materials to uses unauthorized by the War Production Board, and have hampered and impeded the war effort of the United States. In view of the foregoing, *It is hereby ordered, That:*

§ 1010.327 *Suspension Order S-327.* (a) Deliveries of material to Emeralite Company, Inc., its successors or assigns, shall not be accorded priority over deliveries under any other contract or order, and no preference rating shall be assigned, applied or extended to such deliveries by any preference rating certificate, preference rating order, general preference order, or any other orders or regulations of the War Production Board, except as hereafter specifically authorized in writing by the War Production Board.

(b) No allocation shall be made to the Emeralite Company, Inc., its successors

or assigns, of any material the supply or distribution of which is governed by any order of the War Production Board, except as specifically authorized in writing by the War Production Board.

(c) Nothing contained in this order shall be deemed to relieve the Emeralite Company, Inc., from any prohibition, restriction, or provision contained in any other order or regulation of the War Production Board, except in so far as the same may be inconsistent with the provisions hereof.

(d) This order shall take effect on May 27, 1943, and shall expire on August 27, 1943, at which time the restrictions contained in this order shall be of no further effect.

Issued this 25th day of May 1943.

WAR PRODUCTION BOARD,
By J. JOSEPH WHELAN,
Recording Secretary.

[F. R. Doc. 43-8383; Filed, May 25, 1943;
3:46 p. m.]

PART 934—LEAD

[General Preference Order M-38 as Amended
May 26, 1943]

Section 984.1 *General Preference Order M-38*, is hereby amended to read as follows:

The fulfillment of requirements for the defense of the United States has created a shortage in the supply of lead domestically produced for defense, for private account and for export, and there exists an uncertainty as to future shipments of foreign lead into the United States. The following order is, therefore, deemed necessary and appropriate in the public interest and to promote the national defense:

§ 984.1 *General Preference Order M-38*—(a) *Definitions.* For the purposes of this order:

(1) "Lead" means and includes lead metal (including antimonial lead) in refinery shapes, whether produced from foreign or domestic ores, from scrap or drosses or from any other lead-bearing material.

(2) "Lead base alloy" means any alloy containing 50% or more of lead metal by weight.

(3) "Refiner" means any person who produces lead as heretofore defined and includes any person who has such lead produced for him under toll agreement.

(4) "Dealer" means any person who procures lead either by importing or from domestic sources for sale or resale without change in form, whether or not such person receives title to or physical delivery of the material, and includes selling agents, warehousemen, and brokers.

(b) *Applicability of regulations.* This order and all transactions affected thereby are subject to all applicable regulations of the War Production Board, as amended from time to time.

(c) *Directions as to deliveries*—(1) *Delivery schedules.* The War Production Board may from time to time issue special directions requiring any refiner or dealer to file a report on form PD-124,

showing a schedule of his proposed deliveries of lead to be made during any period specified in such directions, and including such further information as may be required by the instructions accompanying form PD-124.

(2) *Withheld deliveries.* The War Production Board may from time to time require each refiner to set aside from his production of lead during any calendar month or other specified period (including therein lead produced for him by others under toll agreement and excluding lead produced by him for others under toll agreement) a quantity to be determined and specified by the War Production Board and to be delivered by such refiner only pursuant to the specific written authorization of the War Production Board. Any amount so set aside shall be excluded from the refiner's schedule of proposed deliveries filed under the provisions of subparagraph (c) (1) above.

(3) *Allocation of lead from Metals Reserve Company's supply.* All lead released from time to time by the Metals Reserve Company will be allocated by the War Production Board and deliveries thereof shall be made only as specifically authorized by the War Production Board pursuant to the purchaser's application on form PD-65-A as from time to time revised, filed at the time and in the manner required by the instructions accompanying such form.

(4) *Basis of allocations and directions.* Any allocations, directions or specific authorizations by the War Production Board pursuant to the provisions of paragraphs (c) (2) and (3) above will be made primarily to insure satisfaction of all war requirements of the United States, both direct and indirect, and they may be made in the discretion of the War Production Board without regard to any preference ratings assigned to particular contracts or purchase orders.

(5) *Allotment of purchase orders.* The War Production Board may in its discretion require any person seeking to place a purchase order for lead to be delivered by a refiner or dealer to place the same with one or more particular refiners or dealers.

(d) *Reports.* Any manufacturer of lead-bearing products who, on the first day of any calendar month, has in his possession or under his control an inventory of ten tons or more of pig lead (unless such inventory consists entirely of antimonial lead scrap or secondary antimonial lead) shall file a report on form PD-66-A with the War Production Board not later than the 20th day of such month, whether or not such manufacturer applies for an allocation of lead pursuant to paragraph (c) (3) of this order.

(e) *Prohibited uses of lead.* No person shall use lead or lead base alloy in the manufacture of any item on List A of this order or in the manufacture of any component material or part of such item, or for any purpose specified on List A.

(f) *Appeals and communications.* Any appeal from the provisions of this order shall be made by filing a letter in

triplicate, referring to the particular provision appealed from and stating fully the grounds of the appeal. Such appeals and all communications concerning this order shall, unless otherwise directed, be addressed to the War Production Board, Tin and Lead Division, Washington, D. C., reference: M-38.

(g) *Violations.* Any person who willfully violates any provision of this order, or who, in connection with this order, willfully conceals a material fact or furnishes false information to any department or agency of the United States is guilty of a crime, and upon conviction may be punished by fine or imprisonment. In addition, any such person may be prohibited from making or obtaining further deliveries of, or from processing or using, material under priority control and may be deprived of priorities assistance.

(h) *Revocation of M-38-c.* Conservation Order M-38-c as amended is hereby revoked.

Issued this 26th day of May 1943.

WAR PRODUCTION BOARD,
By J. JOSEPH WHELAN,
Recording Secretary.

LIST A

- (1) Automobile body solder (except for repair purposes).
- (2) Ballast or keels for pleasure boats.
- (3) Building supplies as follows (except as a coating material):
 - (a) Gutters and leaders for residential buildings under three stories in height.
 - (b) Ornamental work.
 - (c) Puttyless frames.
 - (d) Sash weights.
 - (e) Spandrels.
 - (f) Buttons, badges, emblems and regalia (except for sale to the Army or Navy of the United States, the War Shipping Administration or the United States Maritime Commission).
 - (g) Costume jewelry, novelties and trophies.
 - (h) Caskets (except for metal liners as permitted under paragraph (c) (1) of Limitation Order L-64, as amended, and where any such metal liner is to be used to comply with federal, state or local government laws and regulations requiring hermetic sealing).
 - (i) Casket hardware; except
 - (a) Name plates manufactured from secondary antimonial lead weighing not more than 14 ounces; and
 - (b) Casket handle arms manufactured from secondary antimonial lead provided the quantity of such lead used for this purpose does not exceed three pounds per casket.
 - (j) Glass for ornamental purposes.
 - (k) Tennis court markers.
 - (l) Games or toys.
 - (m) Foli for the following purposes:
 - (a) Packaging cigarettes, tobacco, cigars, candy, gum, beverages or fluids (except cap inserts for medicinals).
 - (b) Permanent wave hair pads.
 - (c) Tinsel.
 - (d) Seals and labels.
 - (e) Statuary and art goods (except religious articles as defined in List A of Limitation Order L-136).
 - (f) Weights for bats, decoys, dresses, golf clubs, saddles, darts and arrows.
 - (g) Any decorative purposes.

[F. R. Doc. 43-8437; Filed, May 26, 1943; 10:38 a. m.]

PART 984—LEAD

[Revocation of Conservation Order M-38-c, Supplementary Orders M-38-a and M-38-b, and M-38-d to i inclusive]

The following orders are hereby revoked:

Supplementary Order M-38-a (§ 984.2).
Supplementary Order M-38-b (§ 984.3).
Conservation Order M-38-c as Amended (§ 984.4).
Supplementary Order M-38-d (§ 984.5).
Supplementary Order M-38-e (§ 984.6).
Supplementary Order M-38-f (§ 984.7).
Supplementary Order M-38-g (§ 984.8).
Supplementary Order M-38-h (§ 984.9).
Supplementary Order M-38-i (§ 984.10).

Issued this 26th day of May 1943.

WAR PRODUCTION BOARD,
By J. JOSEPH WHELAN,
Recording Secretary.

[F. R. Doc. 43-8438; Filed, May 26, 1943; 10:38 a. m.]

PART 1251—BUTYL ALCOHOL

[General Preference Order M-159, as Amended May 26, 1943]

The fulfillment of requirements for the defense of the United States has created a shortage in the supply of butyl alcohol, as hereinafter defined, for defense, for private account and for export; and the following order is deemed necessary and appropriate in the public interest and to promote the national defense:

§ 1251.1 *General Preference Order M-159—(a) Definitions.* (1) "Butyl alcohol" means normal, secondary and tertiary butyl alcohol, isobutyl alcohol, and their acetic esters.

(2) "Producer" means any person engaged in the production of butyl alcohol and includes any person who has butyl alcohol produced for him pursuant to toll agreement.

(3) "Distributor" means any person who has purchased or purchases butyl alcohol for purposes of resale.

(b) *Restrictions on deliveries and use.*

(1) Subject to paragraph (c) hereof, no producer or distributor shall deliver or use butyl alcohol, and no person shall accept delivery of butyl alcohol from a producer or distributor, except as specifically authorized or directed by the War Production Board.

(2) Authorizations or directions with respect to deliveries to be made or accepted in each month will so far as practicable be issued by the War Production Board prior to the commencement of such month, but the War Production Board may at any time at its discretion and notwithstanding the provisions of paragraph (c) hereof, issue directions with respect to deliveries to be made or accepted or with respect to the use or uses which may or may not be made of material to be delivered or then on hand.

(3) Each person specifically authorized to accept delivery of butyl alcohol shall use such material for the purpose au-

thorized, and only for such purpose, except as otherwise specifically directed.

(c) *Small order exemption.* No specific authorization shall be required for:

(1) Acceptance of delivery by any person in any one calendar month of 54 gallons or less of butyl alcohol in the aggregate: *Provided*, That such person has not been specifically authorized to accept delivery of any quantity of such material during such month;

(2) The delivery by any producer or distributor to any person who shall certify to him in writing that he is entitled pursuant to paragraph (c) hereof to accept delivery: *Provided, however*, That no producer shall deliver an aggregate amount of butyl alcohol in any one calendar month pursuant to this paragraph (c) in excess of 2% of the amount of his estimated production of butyl alcohol for such month.

(3) The use by any producer in any calendar month of 54 gallons or less of butyl alcohol in the aggregate.

(d) *Applications for delivery of butyl alcohol and reports.* (1) Each person seeking authorization to accept delivery of butyl alcohol during any calendar month, whether for his own consumption or resale (and each producer seeking authorization to use butyl alcohol during any calendar month), shall file application therefor on or before the 10th day of the month preceding the month for which authorization for delivery or use is requested, except that requests for delivery from a distributor shall be filed not later than the 7th day of the month. In each case, such application should be made on Form PD-600 in the manner prescribed therein (except that applications for acceptance of delivery or use in November or December, 1942 may be made in the applicant's discretion on Form PD-505), subject to the following special instructions:

(i) Copies of Form PD-600 may be obtained at local field offices of the War Production Board.

(ii) Five copies shall be prepared of which three shall be filed with War Production Board, Chemicals Division, Washington, D. C., Ref: M-159, the fourth forwarded to supplier, and the fifth retained by applicant for his files. A separate set of Form PD-600 shall be forwarded to War Production Board and forwarded to supplier with respect to each grade of butyl alcohol for which authorization for acceptance of delivery is sought; viz, normal butyl alcohol, secondary butyl alcohol, tertiary butyl alcohol, isobutyl alcohol, normal butyl acetate, secondary butyl acetate and isobutyl acetate.

(iii) In the heading, under name of chemical, specify butyl alcohol; under WPB Order No., specify M-159; under unit of measure, specify pounds; under name of your company, specify name and mailing address; and specify the month and year for which authorization for acceptance of delivery is sought.

(iv) In Columns 1, 11 and 19, indicate grade in terms of the following:

Normal butyl alcohol
Secondary butyl alcohol
Tertiary butyl alcohol
Isobutyl alcohol
Normal butyl acetate
Secondary butyl acetate
Isobutyl acetate

(v) In Columns 3, 20 and 22, specify your primary product in terms of the following:

Dibutyl phthalate.
Butyl xanthate.
Nitrocellulose lacquer.
Ethylene glycol monobutyl ether.
Butyric Acid.
Oil additives.
Insect repellants.
Others (specify).
Protective coating (specify).
Butyl acetate.
Hydraulic brake fluid.
Resins and plastics.
Medicinal and pharmaceutical.
Butyl amines.
Photographic and reproduction products.
Resale (as butyl alcohol).

(vi) In Column 4, specify ultimate use of product. For example, if the "primary product" called for in Columns 3, 20 and 22 is "dibutyl phthalate", the "ultimate use of product" might be "smokeless powder". In the case where the primary product is a protective coating, show in Column 4 the article or material to which the coating is to be applied; for example, aircraft, shell casings. Specify in each case whether your customer is Army, Navy, other government agency, Lend-Lease or commercial customer, and give government specification number, if any.

(2) Each producer or distributor seeking authorization to make delivery of butyl alcohol during any calendar month shall file application on or before the 17th day of the month preceding the month for which authorization is requested. Such application shall be made on Form PD-601 in the manner prescribed herein, subject to the following special instructions:

(i) Copies of Form PD-601 may be obtained at local field offices of the War Production Board.

(ii) Four copies shall be prepared of which three shall be filed with War Production Board, Chemicals Division, Washington, D. C., Ref: M-159, and the fourth retained by applicant. A separate set of Form PD-601 shall be filed for each grade of butyl alcohol for which authorization to deliver is sought; viz, normal butyl alcohol, secondary butyl alcohol, tertiary butyl alcohol, isobutyl alcohol, normal butyl acetate, secondary butyl acetate and isobutyl acetate.

(iii) Producers and distributors who have filed application on Form PD-600, specifying themselves as their suppliers, shall list their own names as customers on Form PD-601, and shall list their requests for allocation in the manner prescribed for other customers.

(iv) In the heading, under name of chemical, specify butyl alcohol; under WPB Order No., specify M-159; under name of company, state your name and mailing address; under unit of measure, specify pounds; and state the month and year during which deliveries covered by the application are to be made.

(v) List all customers alphabetically. The names of customers to whom small order deliveries are to be made during the next month pursuant to paragraph (c) of this order need not be given, but insert in Column 1 "Total small order deliveries (estimated)" and in Column 4 specify the estimated quantity. If it is necessary to use more than one sheet to list customers, number each sheet in order and show grand total for all sheets on the last sheet which is the only one that need be certified.

(vi) Column 5 may, at your discretion, be left blank.

(vii) Leave Column 6 blank.

(3) The War Production Board may require each person affected by this order to file such other reports as may be prescribed, and may issue other and further directions with respect to preparing and filing Forms PD-600 and PD-601.

(e) *Notification of customers.* Each supplier shall notify his regular customers, as soon as possible, of the requirements of this order, but failure to receive such notice shall not excuse any person from complying with the terms hereof.

(f) *Transactions outside of the continental United States.* This order shall not apply to transactions in butyl alcohol originating and completed outside of the continental United States.

(g) *Restrictions on production of butyl alcohol.* Except as may be otherwise directed by the War Production Board, no producer shall produce butyl alcohol from molasses (as defined in General Preference Order M-54, amended) unless his equipment and facilities capable of producing butyl alcohol from corn or grain are being utilized to the fullest extent possible in the production of butyl alcohol from corn or grain.

(h) *Miscellaneous provisions.*—(1) *Applicability of priorities regulations.* This order and all transactions affected hereby are subject to all applicable provisions of War Production Board priorities regulations, as amended from time to time.

(2) *Violations.* Any person who willfully violates any provision of this order, or who, in connection with this order, willfully conceals a material fact or furnishes false information to any department or agency of the United States is guilty of a crime, and upon conviction may be punished by fine or imprisonment. In addition, any such person may be prohibited from making or obtaining further deliveries of, or from processing or using material under priority control and may be deprived of priorities assistance.

(3) *Communications to War Production Board.* All reports required to be filed hereunder, and all communications concerning this order shall, unless otherwise directed, be addressed to: War Pro-

duction Board, Chemicals Division, Washington, D. C., Ref: M-159.

Issued this 26th day of May 1943.

WAR PRODUCTION BOARD,
By J. JOSEPH WHELAN,
Recording Secretary.

[F. R. Doc. 43-8459; Filed, May 26, 1943; 10:33 a. m.]

PART 3175—REGULATIONS APPLICABLE TO THE CONTROLLED MATERIALS PLAN

[CMP Reg. 4, Supp. Brass Mill Warehouse Direction 1-a]

DELIVERIES OF CONDENSER TUBES

The following direction is issued pursuant to paragraph (i) of CMP Regulation No. 4, to all warehouses distributing brass mill products.

In addition to the exceptions made in Brass Mill Warehouse Direction 1 to CMP Regulation 4, the restrictions contained in paragraphs (i) (1) (ii) and (i) (2) of CMP Regulation No. 4 limiting deliveries of brass mill products from warehouse stock to 2000 pounds (copper or alloy weight) of any one item to one destination during the same month, shall not apply to deliveries of condenser tubes.

Issued this 26th day of May 1943.

WAR PRODUCTION BOARD,
By J. JOSEPH WHELAN,
Recording Secretary.

[F. R. Doc. 43-8460; Filed, May 26, 1943; 10:33 a. m.]

Chapter XI—Office of Price Administration

PART 1448—EATING AND DRINKING ESTABLISHMENTS

[Restaurant MPR 1-3]

FOOD AND DRINK SOLD FOR IMMEDIATE CONSUMPTION IN CONNECTICUT

In the judgment of the District Director of the Connecticut District Office, Region I, the prices of food and beverages sold for immediate consumption in the state of Connecticut have risen and are threatening further to rise to an extent and in a manner inconsistent with the Emergency Price Control Act of 1932, as amended, and Executive Orders 9250 and 9328.

In the judgment of the District Director of the Connecticut District Office, Region I, the maximum prices established by this regulation are generally fair and equitable and are necessary to check inflation and to effectuate the purposes of the Act.

So far as practicable, the District Director of the Connecticut District Office, Region I, gave due consideration to prices prevailing between October 1 and 15, 1941, and consulted with the representatives of those affected by this regulation. A statement of the considerations involved in the issuance of this regulation is issued simultaneously herewith.

Therefore, in accordance with the direction of the President to take action which will stabilize prices affecting the cost of living, and under the authority

therewith delegated by the President pursuant to the Act of Congress approved October 2, 1942 entitled "An act to aid in stabilizing the cost of living" and under the authority of Executive Order 9250, Executive Order 9328, and the Emergency Price Control Act of 1942, the District Director of the Connecticut District Office, Region I, hereby issues this Restaurant Maximum Price Regulation No. 1-3 establishing as the maximum prices for food and drink sold for immediate consumption in the state of Connecticut the prices prevailing therefor during the seven-day period beginning April 4, 1943, and ending April 10, 1943.

§ 1448.3 *Maximum prices for food and drink sold for immediate consumption.* Under the authority vested in the District Director of the Connecticut District Office, Region I, by the Emergency Price Control Act of 1942, as Amended, Executive Order 9250, Executive Order 9328 and General Orders Nos. 50 and 32 issued by the Office of Price Administration, Restaurant Maximum Price Regulation No. 1-3 (Food and Drink sold for Immediate Consumption), which is annexed hereto and made a part hereof, is hereby issued.

AUTHORITY: § 1448.3 issued under Pub. Laws 421 and 729, 77th Cong.; E.O. 9250, 7 F.R. 7871; E.O. 9328, 8 F.R. 4681.

RESTAURANT MAXIMUM PRICE REGULATION No. 1-3—FOOD AND DRINK SOLD FOR IMMEDIATE CONSUMPTION

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SEC.

- 1 Sales at higher than ceiling prices prohibited.
- 2 How you figure ceiling prices for food items and meals you offered in the seven-day period from April 4, 1943 to April 10, 1943.
- 3 How you figure ceiling prices for food items and meals you did not sell in the seven-day period.
- 4 Classes of food items and meals.
- 5 No ceiling price for any food item or meal to be higher than the highest ceiling price for a food item or meal of the same class in the base period.
- 6 Prohibition against discontinuing meals at certain prices.
- 7 Evasion.
- 8 Rules for new proprietors.
- 9 Taxes.
- 10 Records.
- 11 Posting.
- 12 Operation of several places.
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- 14 Geographical application.
- 15 Licensing.
- 16 Enforcement.
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SECTION 1 Sales at higher than ceiling prices prohibited. If you own or operate a restaurant, hotel, cafe, delicatessen, soda fountain, boarding house, or any other eating or drinking place, you must not offer or sell any "food item" (including any beverage) or "meal" at a price higher than the ceiling price which you figure according to the directions in the next two sections (sections 2 and 3). You may, of course, sell at lower than ceiling prices.

SEC. 2 How you figure ceiling prices for food items and meals you offered in the seven-day period from April 4, 1943 to April 10, 1943. Your ceiling price for any food item or meal which you offered in the seven-day period beginning Sunday, April 4, 1943 and ending Saturday, April 10, 1943, is the highest price at which you offered the same food item or meal in that seven-day period.

SEC. 3 How you figure ceiling prices for food items and meals you did not sell in the seven-day period. You must figure your ceiling price for a food item or meal which you did not offer in the seven-day period as follows:

(a) Choose from the food items or meals for which a ceiling price has already been fixed, the food item or meal which is most similar to the food item or meal you are pricing; and

(b) Figure a price "in line" with the ceiling price of that most similar food item or meal. A price is "in line" if the customer receives as much value for his money from the one item or meal as from the other, even though the two prices may be different. In comparing values, quality, size of portions, and the margin over food cost are the things that count; or

(c) If you prefer, take as your ceiling price the last price at which you offered the same food item or meal for sale before the seven-day period.

(d) Once your ceiling price for a food item or meal has been fixed, it may not be changed.

SEC. 4 Classes of food items and meals. (See definition of "food item" and "meal" contained in section 16.

(a) *The classes of food items.*

BREAKFAST ITEMS

- (1) Fruits and fruit juices.
- (2) Cereals.
- (3) Egg and combination egg dishes served at breakfast.
- (4) Breads, rolls, toast, etc. served at breakfast.
- (5) All other breakfast dishes.

OTHER ITEMS

- (6) Appetizers and cocktails.
- (7) Soups.
- (8) Beef.
- (9) Pork.
- (10) Lamb, mutton.
- (11) Veal.
- (12) Poultry.
- (13) Fish and shellfish.
- (14) Miscellaneous and variety meats including liver, kidneys, and made dishes such as stews, casseroles, etc.
- (15) Egg and cheese dishes which might be served as a main dish or entree in a meal.
- (16) All other dishes which might be served as a main dish or entree in a meal, such as spaghetti, vegetable plate, baked beans, chop suey, etc.
- (17) Potatoes.
- (18) All other vegetables.
- (19) Bread and butter.
- (20) Salads (except as served as main course in a meal).
- (21) Cakes, cookies, pies, pastries and other baked goods.
- (22) Ice cream and all fountain items.
- (23) All other desserts including fruits, puddings, cheese, etc.
- (24) Hot sandwiches.
- (25) Cold sandwiches.
- (26) All other food items.

BEVERAGES

- (27) Non-alcoholic beverages.
- (28) Beer and other malt beverages.
- (29) Wines.
- (30) Other alcoholic beverages.

(b) *The classes of meals.* For purposes of this regulation there shall be ten classes of meals, namely, breakfast, lunch, tea, dinner and supper during week days, and breakfast, lunch, tea, dinner and supper on Sundays.

SEC. 5 No ceiling price for any food item or meal to be higher than the highest ceiling price for a food item or meal of the same class in the base period. Under no circumstances are you permitted to charge a higher price for a food item or meal than your highest ceiling price for food items or meals of the same class offered in the seven-day period.

Example 1: If you figured an "in line" price for a new week-day dinner at \$1.25, and your highest ceiling price in the week-day dinner class is \$1.00, your ceiling price for the new dinner is \$1.00.

Example 2: If your highest ceiling price for any soup offered by you during the seven-day period is 15 cents, you may not offer any other soup at a higher price than 15 cents.

SEC. 6 Prohibition against discontinuing meals at certain prices. You must not now discontinue offering meals at prices comparable to those charged by you in the seven-day period if by your doing so your customers would actually have to pay more than they did in the seven-day period. You will be in violation of this rule unless

(a) You continue to offer meals at different prices representative of the range of prices at which you offered meals of the same class during the seven-day period, and unless

(b) You continue to offer at least as many different meals at or below the lowest price charged by you for meals of the same class on any day that you select in the seven-day period, as you did on that day.

Example: If you select Friday, April 9, 1943, to determine the lowest price and the number of week-day meals offered at that price, and if on that day you offered six week-day dinners, of which two were priced at 85¢, and one each at 90¢, \$1.00, \$1.10, \$1.15, you must continue to offer two week-day dinners at 85¢. Note that Sunday meals and week-day meals are meals of a different class.

SEC. 7 Evasion. You must not evade the provisions of this regulation by any scheme or device, including:

(a) Deteriorating quality or reducing quantity without making appropriate reductions in price;

(b) Withdrawing the offer, or increasing the price, of any meal ticket, weekly rate, or other arrangement by which customers may buy food items or meals at less than the prices they must pay when purchasing by item or meal;

(c) Increasing any cover, minimum, bread-and-butter, service, corkage, entertainment, check-room, parking or other special charges, or making such charges when they were not in effect in the seven-day period;

(d) Requiring as a condition of sale of an item or meal the purchase of other items or meals, except that you may re-

fuse to sell coffee unless a customer also purchases another food item;

(e) Refusing to sell combinations of food items as meals if such meals were offered in the seven-day period and the items making up the combination are being offered separately.

(f) You will not be considered evading the provisions of this regulation, however, if you do any of the following things, even though you did not do any of these things during the seven-day period:

(1) You may limit your customers to one cup of coffee per meal.

(2) You may limit your customers to one pat of butter per meal.

(3) You may reduce the quantity, or eliminate altogether, condiments (such as catchup, chili sauce, etc.) which you may have customarily placed at the disposal of your customers and which now are, or may hereafter be, subject to any rationing order or rationing regulation of the Office of Price Administration.

(4) You may reduce the amount of sugar served with each cup of coffee or tea, or each bowl of cereal, fruit, or other similar food items with which sugar is served, to, but not less than, one teaspoonful.

You may not, however, make the curtailment authorized in the foregoing subparagraphs and furnish those curtailed items at an additional charge. For example, if during the seven-day period you furnish catchup and mustard, you may not now discontinue furnishing these items free, and at the same time offer to furnish them for an additional charge.

Sec. 8 Rules for new proprietors. (a) If you acquire another's business and continue the business in the same place, you are subject to the same ceiling prices and duties as the previous proprietor.

(b) If you open an eating or drinking place after the seven-day period, you must fix ceiling prices in line with the ceiling prices of the nearest eating or drinking place of the same type as yours. If the ceiling prices so fixed are too high and threaten to have an inflationary effect on the price of food or drink, the Office of Price Administration may issue an order requiring you to reduce your ceiling prices. You are subject to the record requirements of Section 10 and the posting requirements of Section 11 immediately upon the opening of your place.

Sec. 9 Taxes. If in the seven-day period you stated and collected the amount of any tax separately from the price you charged, you may continue to do so. You may also separately state and collect the amount of any new tax or of any increase in the amount of a previous tax on the sale of food or drink or on the business of selling food or drink, if the tax is measured by the number or price of items or meals.

Sec. 10 Records. You must observe all the record keeping requirements of General Order No. 50. This order requires, among other things, that you do the following:

(a) *Customary records.* You must preserve all your existing records relating to your prices, costs and sales. You

must also continue to maintain such records as you ordinarily kept. All such records shall be subject to examination by the Office of Price Administration.

(b) *Records of the seven-day period.* You must make available for examination by any person during the ordinary business hours a copy of each menu used by you in the seven-day period. If you did not use menus, you must prepare in duplicate and make available for such examination a list of the highest prices you charged in the seven-day period.

(c) *Future records.* Beginning with the effective date of this regulation, you must keep, for examination by the Office of Price Administration, two each of the menus used by you each day. If you did not use menus, you must prepare in duplicate, and preserve for such examination, a record of the prices charged by you each day, except that you need not record prices which are the same as, or less than, prices you previously recorded for the same items or meals.

Sec. 11 Posting. (a) Beginning May 24, 1943, each menu must have clearly and plainly written on or attached to it the following statement:

All prices listed are our ceiling prices unless otherwise indicated, in which case they are below ceiling prices. By Office of Price Administration regulation, our ceilings are our highest prices from April 4, 1943 to April 10, 1943. Records of these prices are available for your inspection.

If you do not use menus, you must post the statement by a sign which can be easily read by your customers and which must be located near the cashier's desk, if any, or, if none, in such location that the customer can easily read same at the time of purchase.

(b) Whenever an item or meal appears on a menu or price list at a price below the ceiling price, the ceiling price must be shown as well as the offering price.

(c) If you made menus available to customers in the seven-day period, you shall continue to make them available.

Sec. 12 Operation of several places. If you own or operate more than one eating or drinking place, you must do everything required by this regulation for each place separately.

Sec. 13 Relation to other maximum price regulations. The provisions of this regulation shall not apply to any sale for which a maximum price is established by any other regulation, including the General Maximum Price Regulation, now or hereafter issued by the Office of Price Administration. For example, bottles of milk, and beer, not sold as part of a meal, remain subject to the General Maximum Price Regulation, as amended.

Sec. 14 Geographical application. This Restaurant Maximum Price Regulation No. 1-3 applies to the state of Connecticut.

Sec. 15 Licensing; applicability of the registration and licensing provisions of the General Maximum Price Regulation. The registration and licensing provisions of §§ 1499.15 and 1499.16 of the General Maximum Price Regulation are applicable to every person subject to this Restaurant Maximum Price Regulation No. 1-3.

Sec. 16 Enforcement. Persons violating any provisions of this regulation are subject to the criminal penalties, civil enforcement actions, suits for treble damages and proceedings for suspension of licenses, provided for by the Emergency Price Control Act of 1942, as amended.

Sec. 17 Definitions and explanations.

(a) "Person" means individual, corporation, partnership, association or other organized group of persons or legal successor or representative of any of the foregoing, and includes the United States or any agency thereof, any other government, or any of its political subdivisions, and any agencies of any of the foregoing.

(b) "Meal" means a combination of food items sold at a single price. Examples of meals are a five-course dinner, a club breakfast, and a blue-plate special. Two or more kinds of food which are prepared or served to be eaten together as one dish are not a "meal". Examples of such dishes are: ham and eggs, bread and butter, apple pie and cheese.

(c) "Offered" means offered for sale and includes the listing or posting of prices for items and meals even though the items and meals so offered were not actually on hand to be sold.

(d) "Food item" means an article or portion of food (including beverages) sold or served by an eating or drinking place for consumption in or about the place or to be taken out for eating without change in form or additional preparation. It includes two or more kinds of food which are prepared or served to be eaten together as one dish, such as ham and eggs, bread and butter, apple pie and cheese.

(e) "Eating or drinking place" shall include any place, establishment or location, whether temporary or permanent, from which any food item or meal is sold except those places which are specifically exempted in section 18 hereof.

(f) Unless the context otherwise requires, the definitions set forth in section 302 of the Emergency Price Control Act of 1942 and in the General Maximum Price Regulation, issued by the Office of Price Administration, shall apply to other terms used herein.

Sec. 16 Exempt sales. Sales by the following eating or drinking places are specifically exempt from the provisions of this regulation:

(a) Bona fide private clubs insofar as such clubs sell only to members and bona fide guests of members. Whenever such clubs sell to persons other than members or bona fide guests of members, such clubs shall be considered for all sales an eating or drinking place within the meaning of this regulation. No club shall be considered to be exempt as a private club, within the meaning of this subparagraph, unless its members pay dues (more than merely nominal in amount), are elected to membership by a governing board, membership committee or other body, and otherwise is operated as a private club.

No club organized after the effective date of this regulation shall be exempt unless and until it has filed a request for exemption with the Connecticut District

Office of the Office of Price Administration, furnishing such information as may be required, and has received communication from such office authorizing exemption as a private club.

(b) Eating and drinking places located on church premises and operated in connection with special church, Sunday School and other religious occasions.

(c) Public and private hospitals insofar as such hospitals serve food to patients. Public and private hospitals are covered by the regulation insofar as such hospitals sell meals to visitors, employees, and private nurses.

(d) Eating and drinking places (when operated as such) located on board common carriers, including railroad dining cars, club, bar and buffet cars, and peddlers aboard railroad cars: *Provided, however,* That peddlers aboard railroad cars who make no sales outside of Connecticut shall not be exempt but shall be covered by the regulation.

SEC. 19 Special orders. The provisions of this regulation to the contrary notwithstanding, the Office of Price Administration may from time to time issue special orders providing for the reduction of the maximum price of any food item or items or meal or meals sold or offered by any seller or sellers when, in the judgment of the Administrator, such action is necessary or desirable to prevent excessive charges, to prevent inflation, to stabilize prices affecting the cost of living, or to carry out the purposes of the Emergency Price Control Act of 1942, as Amended, and Executive Orders No. 9250 and 9328.

Sec. 20 Revocation. This regulation may be revoked, amended or corrected at any time.

This regulation shall become effective May 24, 1943:

(Pub. Laws 421 and 729, 77th Cong.; E.O. 9250, 7 F.R. 7871)

Issued this 17th day of May 1943.

CHESTER BOWLES,
District Director.

[F. R. Doc. 43-8413; Filed, May 25, 1943; 3:29 p. m.]

PART 1448—EATING AND DRINKING ESTABLISHMENTS

[Restaurant MPR 3-4]

FOOD AND DRINK SOLD FOR IMMEDIATE CONSUMPTION, DESIGNATED COUNTIES IN MICHIGAN

In the judgment of the Regional Price Administrator of Region III, the prices of food and beverages sold for immediate consumption in the Counties of Bay, Midland, Saginaw, and Genesee in the State of Michigan have risen and are threatening further to rise to an extent and in a manner inconsistent with the Emergency Price Control Act of 1942, as amended, and Executive Orders 9250 and 9328.

In the judgment of the Regional Administrator of Region III, the maximum prices established by this regulation are generally fair and equitable and are

necessary to check inflation and to effectuate the purposes of the Act. So far as possible, the Regional Administrator of Region III gave due consideration to prices prevailing between October 1 and 15, 1941, and consulted with the representatives of those affected by this regulation.

A statement of the considerations involved in the issuance of this regulation is issued simultaneously herewith.

Therefore, in accordance with the direction of the President to take action which will stabilize prices affecting the cost of living, and under the authority therewith delegated by the President pursuant to the Act of Congress approved October 2, 1942, entitled "An Act to Aid in Stabilizing the Cost of Living" (H.R. 7565), 77th Congress, Second Session, and under the authority of Executive Order 9250, Executive Order 9328, and the Emergency Price Control Act of 1942, as amended, the Regional Price Administrator of Region III hereby issues this Restaurant Maximum Price Regulation No. 3-4, establishing as maximum prices for food and drink sold for immediate consumption in the counties mentioned above the prices prevailing therefor during the seven-day period beginning April 4, 1943 and ending April 10, 1943.

§ 1448.204 *Maximum prices for food and drink sold for immediate consumption.* Under the authority vested in the Regional Administrator of Region III by the Emergency Price Control Act of 1942, as amended, Executive Order 9250, Executive Order 9328 and General Order No. 50 issued by the Office of Price Administration, Restaurant Maximum Price Regulation No. 3-4 (Food and Drink Sold for Immediate Consumption), which is annexed hereto and made a part hereof, is hereby issued.

AUTHORITY: § 1448.204 issued under Pub. Laws 421 and 729, 77th Cong.; E.O. 9250, 7 F.R. 7871; E.O. 9328, 8 F.R. 4681.

RESTAURANT MAXIMUM PRICE REGULATION NO. 3-4—FOOD AND DRINK SOLD FOR IMMEDIATE CONSUMPTION

CONTENTS

SEC.

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- 2 How you figure ceiling prices for food items and meals you did not sell in the seven-day period.
- 3 Classes of food items and meals.
- 4 No ceiling prices to be higher than the highest price during the base period.
- 5 Prohibition against discontinuing meals at certain prices.
- 6 Evasion.
- 7 Rules for new proprietors.
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- 14 Enforcement.
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- 17 Provision for amendments.
- 18 Licensing.

SECTION 1 Sales at higher than ceiling prices prohibited. If you own or operate a restaurant, hotel, cafe, delicatessen, soda fountain, boarding house, or

any other eating or drinking place, you must not offer or sell any "food item" (including any beverage) or "meal" at a price higher than the highest price at which you offered the same food item or meal in the seven-day period beginning Sunday, April 4, 1943 and ending Saturday, April 10, 1943. You must not offer or sell any other food item or meal at a price higher than the ceiling price which you figure according to the directions in the next section, (section 2). You may, of course, sell at lower than ceiling prices.

Sec. 2 How you figure ceiling prices for food items and meals you did not sell in the seven-day period. You must figure your ceiling price for a food item or meal which you did not offer in the seven-day period, as follows:

(a) If you served the same food item or meal within thirty days prior to April 4, 1943, you shall take as your ceiling price the last price at which you offered the same food item or meal during said thirty-day period.

(b) If you did not sell or offer to sell the food item or meal either during the seven-day period, or the thirty-day period, then you choose from the food items or meals for which a ceiling price has already been fixed, the food item or meal which is most similar to the food item or meal you are pricing; and

(c) Figure a price which is "in line" with the price of that most similar food item or meal. A price is "in line" if the customer receives as much value for his money from the one item or meal as from the other, even though the two prices may be different. In comparing values, quality, size of portions, and the margin over food cost are the things that count.

(d) Once your ceiling price for a food item or meal has been fixed, it may not be changed.

SEC. 3 Classes of food items and meals. See definition of "food item" and "meal" contained in section 15.

(a) The classes of food items are as follows:

BREAKFAST ITEMS

- (1) Fruits and fruit juices.
- (2) Cereals.
- (3) Egg and combination egg dishes served at breakfast.
- (4) Breads, rolls, toast, etc., served at breakfast.
- (5) All other breakfast dishes.

OTHER ITEMS

- (6) Appetizers and cocktails.
- (7) Soups.
- (8) Beef.
- (9) Pork.
- (10) Lamb, mutton.
- (11) Veal.
- (12) Poultry.
- (13) Fish and shellfish.
- (14) Miscellaneous and variety meats including liver, kidneys, and made dishes such as stews, casseroles, etc.
- (15) Egg and cheese dishes which might be served as a main dish or entree in a meal.
- (16) All other dishes which might be served as a main dish or entree in a meal, such as spaghetti, vegetable plate, baked beans, chop suey, etc.
- (17) Potatoes.
- (18) All other vegetables.
- (19) Bread and butter.
- (20) Salads (except as served as main course in a meal).

- (21) Cakes, cookies, pies, pastries and other baked goods.
- (22) Ice cream and all fountain items.
- (23) All other desserts including fruits, puddings, cheese, etc.
- (24) Hot sandwiches including hamburgers and frankfurters.
- (25) Cold sandwiches.
- (26) All other food items.

BEVERAGES

- (27) Non-alcoholic beverages.
- (28) Beer and other malt beverages.
- (29) Wines.
- (30) Other alcoholic beverages.

(b) *The classes of meals.* For the purposes of this regulation there shall be ten classes of meals; namely, breakfast, lunch, tea, dinner, and supper during week days, and breakfast, lunch, tea, dinner and supper on Sundays.

SEC. 4. *No ceiling price to be higher than the highest price in the base period.* Under no circumstances are you permitted to charge a higher price for a new food item or meal which you did not offer in the seven-day period than the highest price at which you offered a food item or meal under the same class during the seven-day period.

Example 1. If you figured an "in line" price for a week day at \$1.25, and your highest price in the week-day dinner class is \$1.00, your ceiling price for the new dinner is \$1.00.

Example 2. If during the seven-day period your highest price for soup was 15 cents, you may not offer any soup at a price higher than 15 cents.

SEC. 5 *Prohibition against discontinuing meals at certain prices.* You must not now discontinue offering meals at prices comparable to those charged by you in the seven-day period if by your doing so your customers would actually have to pay more than they did in the seven-day period. You will be in violation of this rule unless:

(a) You continue to offer meals at different prices representative of the range of prices at which you offered meals of the same class during the seven-day period, and unless:

(b) You continue to offer on week days at least as many different meals at or below the lowest price charged by you for meals of the same class on any week day that you select in the seven-day period, as you did on that day.

(c) You continue to offer on Sundays and legal holidays at least as many different meals at or below the lowest price charged by you for meals of the same class on Sunday, April 4, 1943, as you did on that day.

Example. Thus, you may select any week day in the seven-day period as the base day for the week-day meals.

If you select Friday, April 9, 1943, to determine the lowest price and the number of week-day meals offered at that price, and if on that day you offered six week-day dinners, of which two were priced at 85¢, and one each at 90¢, \$1.00, \$1.10, \$1.15 you must continue to offer at least two week-day dinners at 85¢.

SEC. 6 *Evation.* (a) You must not evade the provisions of this regulation by any scheme or device, including:

(1) Deteriorating quality or reducing quantity without making appropriate reductions in price;

(2) Withdrawing the offer, or increasing the price, of any meal ticket, weekly rate, or other arrangement by which customers may buy food items or meals at less than the prices they must pay when purchasing by item or meal;

(3) Increasing any cover, minimum, bread-and-butter, service, corkage, entertainment, check-room, parking or other special charges, or making such charges when they were not in effect in the seven-day period;

(4) Requiring as a condition of sale of an item or meal the purchase of other items or meals, except that you may refuse to sell coffee unless a customer also purchases another food item.

(5) Refusing to sell combinations of food items as meals if such meals were offered in the seven-day period and the items making up the combination are being offered separately.

(b) You will not be considered evading the provisions of this regulation, however, if you do any of the following things, even though you did not do any of those things during the seven-day period:

(1) You may limit your customers to one cup of coffee per meal;

(2) You may limit your customers to one pat of butter per meal;

(3) You may reduce the quantity or eliminate altogether, ketchup, chili sauce, and any other condiment which is rationed;

(4) You may reduce the amount of sugar served with each cup of coffee or tea to, but not less than, one teaspoonful.

(c) You must not, however, make the curtailment authorized in the foregoing subparagraphs and furnish these items at an additional charge. For example, if during the seven-day period you furnished ketchup, you may not discontinue furnishing this item free and at the same time offer to furnish it for an additional charge.

SEC. 7 *Rules for new proprietors.* (a) If you acquire another's business and continue the business in the same place, you are subject to the same ceiling prices and duties as the previous proprietor.

(b) If you open an eating or drinking place after the seven-day period, you must fix ceiling prices in line with the ceiling prices of the nearest eating or drinking place of the same type as yours. If you operate a concession in conjunction with a public event and were not in operation during the base period, you shall establish your prices in line with a similar type of eating and drinking place operating during the time of the base period. If the ceiling prices so fixed are too high and threaten to have an inflationary effect on the prices of food or drink, the Office of Price Administration may issue an order requiring you to reduce your ceiling prices. You are subject to the record requirements of Section 9 and the posting requirements of Section 10 immediately upon the opening of your place.

SEC. 8 *Taxes.* You must observe all the record keeping requirements of General Order No. 50. This order requires among other things that you do the following:

(a) *Customary records.* You must preserve all your existing records relating to your prices, costs and sales. You must also continue to maintain such records as you ordinarily kept. Such records shall be subject to examination by the Office of Price Administration.

(b) *Records of the seven-day period.* You must make available for examination by any person during ordinary business hours a copy of each menu used by you in the seven-day period. If you did not use menus, you must prepare in duplicate and make available for such examination a list of the highest prices you charged in the seven-day period.

(c) *Future records.* Beginning with the effective date of this regulation, you must keep, for examination by the Office of Price Administration, two each of the menus used by you each day. If you do not use menus you must prepare in duplicate, and preserve for such examination, a record of the prices charged by you each day, except that you need not record prices which are the same as, or less than, prices you previously recorded for the same items or meals.

SEC. 10 *Posting.* (a) Beginning May 22, 1943, each menu must have clearly and plainly written on or attached to it the following statement:

All prices listed are our ceiling prices unless otherwise indicated, in which case they are below ceiling prices. By OPA regulation, our ceilings are our highest prices from April 4 to April 10, 1943. Records of these prices are available for your inspection.

If you do not use menus, you must post the statement by a sign which can easily be read by your customers and which must be located near the cashier's desk, if any, or if none, in such location that the customer can easily read the sign at the time of purchase.

(b) Whenever an item or meal appears on a menu or price list at a price below the ceiling price, an asterisk shall appear beside the price. The asterisk shall be explained on the menu in these words: "This price(s) is (are) below our ceiling price(s) for this item."

(c) If you made menus available to customers in the seven-day period, you shall continue to make them available.

SEC. 11 *Operation of several places.* If you own or operate more than one eating or drinking place, you must do everything required by this regulation for each place separately.

SEC. 12 *Relation to other maximum price regulations.* The provisions of this regulation shall not apply to any sale for which a maximum price is established by any other regulation, including the General Maximum Price Regulation, now or hereafter issued by the Office of Price Administration.

For example, bottles of milk and beer remain subject to the GMPR as amended.

SEC. 13 *Geographical application.* The provisions of this order shall be applicable to all eating and drinking places (as hereinafter defined in section 15 (e)) located in the Counties of Bay, Midland, Saginaw, and Genesee in the State of Michigan.

SEC. 14 *Enforcement.* Persons violating any provision of this regulation

are subject to the criminal penalties, civil enforcement actions, suits for treble damages and proceedings for suspension of licenses provided for by the Emergency Price Control Act of 1942, as amended.

Sec. 15 *Definitions and explanations.* (a) "Person" means individual, corporation, partnership, association or other organized group of persons or legal successor or representative of any of the foregoing, and includes the United States or any agency thereof, any other government, or any of its political subdivisions, and any agency of any of the foregoing.

(b) "Meal" means a combination of food items sold at a single price. Examples of meals are a five-course dinner, a club breakfast, and a blue-plate special. Two or more kinds of food which are prepared or served to be eaten together as one dish are not a "meal." Examples of such dishes are: ham and eggs, bread and butter, apple pie and cheese.

(c) "Offered" means offered for sale and includes the listing or posting of prices for items and meals even though the items and meals so offered were not actually on hand to be sold.

(d) "Food item" means an article or portion of food (including beverages) sold or served by an eating or drinking place for consumption in or about the place or to be taken out for eating without change in form or additional preparation. It includes two or more kinds of food which are prepared or served to be eaten together as one dish, such as ham and eggs, bread and butter, apple pie and cheese.

(e) "Eating and drinking place" shall include any place, establishment or location, whether temporary or permanent, from which any food item or meal is sold, except those which are specifically exempted in section (16) hereof. It shall include by way of example, but not by way of limitation, such movable places where food is dispensed as field kitchens, lunch wagons, "Hot Dog" carts, etc.

(f) Unless the context otherwise requires, the definitions set forth in sec. 302 of the Emergency Price Control Act of 1942 and in the General Maximum Price Regulation, issued by the Office of Price Administration, shall apply to other terms used herein.

Sec. 16 *Exemptions.* Sales by the following eating or drinking places are specifically exempted from the provisions of this regulation:

(a) Eating and drinking places located on church, temple or synagogue premises and operated in connection with special church, temple or synagogue, Sunday School or other religious occasions.

(b) Railroad dining cars.

(c) Hospitals, except for food items and meals served to persons other than the patients, when a separate charge is made for such food items and meals.

Sec. 17 *Provision for amendments.* The provisions of this regulation to the contrary notwithstanding, the Office of Price Administration may from time to time issue special orders providing for the reduction of the maximum price of any food item or items or meal or meals

sold or offered for sale by any seller or sellers when, in the judgment of the Administrator, such action is necessary or desirable to prevent excessive charges, to prevent inflation, to stabilize prices affecting the cost of living, or to carry out the purposes of the Emergency Price Control Act of 1942, as amended, and Executive Orders 9250 and 9328.

Sec. 18 *Licensing.* The registration and licensing provisions of §§ 1499.15 and 1499.16 of the General Maximum Price Regulation are applicable to every person subject to this Restaurant Maximum Price Regulation No. 3-4.

Effective Date

This regulation shall be effective May 22, 1943. Issued this 17th day of May 1943.

BIRKETT L. WILLIAMS,
Regional Administrator.

[F. R. Doc. 43-8406; Filed, May 25, 1943; 3:31 p. m.]

PART 1499—COMMODITIES AND SERVICES [Order 476 Under § 1499.3 (b) of GMPR]

CHARLES CUSHMAN COMPANY

For the reasons set forth in an opinion issued simultaneously herewith and filed with the Division of the Federal Register, under the authority vested in the Price Administrator by the Emergency Price Control Act of 1942, as amended, and in accordance with Revised Procedural Regulation No. 1 issued by the Office of Price Administration, *It is ordered:*

§ 1499.1914 *Approval of a maximum price for sales by Charles Cushman Company, 209 Court Street, Auburn, Maine, of a women's safety steel toe oxford.* (a) On and after May 26, 1943, the maximum price at which Charles Cushman Company, Inc., 209 Court Street, Auburn, Maine may sell, deliver and offer for sale its new women's safety steel toe oxford, McKay Welt construction, according to A. S. A. Specifications Type 241-2A, stock number T 388, shall be \$2.75 per pair.

(b) The maximum price authorized by this Order No. 476 shall be subject to discounts, allowances and terms no less favorable than those in effect during March 1942.

(c) The maximum price authorized by paragraph (a) of this Order No. 476 shall be subject to adjustment at any time by the Office of Price Administration.

(d) This Order No. 476 shall become effective May 26, 1943.

(Pub. Laws 421 and 729, 77th Cong.; E.O. 9250, 7 F.R. 7871; E.O. 9328, 8 F.R. 4681)

Issued this 25th day of May 1943.

GEORGE J. BURKE,
Acting Administrator.

[F. R. Doc. 43-8411; Filed, May 25, 1943; 3:30 p. m.]

PART 1499—COMMODITIES AND SERVICES [Order 478 Under § 1499.3 (b) of GMPR]

MISHAWAKA RUBBER AND WOOLEN MANUFACTURING COMPANY

For the reasons set forth in an opinion issued simultaneously herewith and un-

der the authority vested in the Price Administrator by the Emergency Price Control Act of 1942, as amended, and in accordance with Revised Procedural Regulation No. 1 issued by the Office of Price Administration, *It is ordered:*

§ 1499.1916 *Approval of a maximum price for sale by Mishawaka Rubber and Woolen Manufacturing Company, Mishawaka, Indiana, of stock numbers 191, 193 and S238.* (a) On and after May 26, 1943, the maximum price at which Mishawaka Rubber and Woolen Manufacturing Company, Mishawaka, Indiana, may sell, deliver and offer for sale its new men's black elk, toe cap, celastic toe box, 12 iron Goodyear welt compounded sole, style Kendall, stock number 191, shall be the sum of \$4.96 per pair; men's black elk, toe cap, celastic toe box, Goodyear welt leather sole, style Corby oxford, stock number 193, shall be the sum of \$5.00 per pair; and men's black oil retanned, steel safety toe, 12 iron Goodyear welt compound sole, style Wilson, stock number S238, shall be the sum of \$4.48 per pair.

(b) The maximum price authorized by this Order No. 478 shall be subject to discounts, allowances and terms no less favorable than those in effect during March 1942 on sales by Mishawaka Rubber and Woolen Manufacturing Company of its stock number 231.

(c) The maximum price authorized by paragraph (a) of this Order 478 shall be subject to adjustment at any time by the Office of Price Administration.

(d) This Order No. 478 shall become effective May 26, 1943.

(Pub. Laws 421 and 729, 77th Cong.; E.O. 9250, 7 F.R. 7871; E.O. 9328, 8 F.R. 4681)

Issued this 25th day of May 1943.

GEORGE J. BURKE,
Acting Administrator.

[F. R. Doc. 43-8410; Filed, May 25, 1943; 3:30 p. m.]

PART 1499—COMMODITIES AND SERVICES [Order 479 Under § 1499.3 (b) of GMPR]

JOYCE, INCORPORATED

For the reasons set forth in an opinion issued simultaneously herewith and filed with the Division of the Federal Register, under the authority vested in the Price Administrator by the Emergency Price Control Act of 1942, as amended, and in accordance with Revised Procedural Regulation No. 1 issued by the Office of Price Administration, *It is ordered:*

§ 1499.1917 *Approval of a maximum price for sales by Joyce, Incorporated, of 55 North Vernon Avenue, Pasadena, California of a safety-toe shoe Stock No. 11A570.* (a) On and after May 26, 1943, the maximum price at which Joyce, Incorporated, may sell, deliver and offer for sale its new women's three eyelet blucher oxford—lined—with safety-toe and non-skid sole, Style Safeway, Stock number 11A570, as described in its application, shall be \$3.92 per pair.

(b) The maximum price authorized by this Order No. 479 shall be subject to discounts, allowances and terms no less

favorable than those in effect during March 1942.

(c) The maximum price authorized by paragraph (a) of this Order No. 479 shall be subject to adjustment at any time by the Office of Price Administration.

(d) This Order No. 479 shall become effective May 26, 1943.

(Pub. Laws 421 and 729, 77th Cong.; E.O. 9250, 7 F.R. 7871; E.O. 9328, 8 F.R. 4681)

Issued this 25th day of May 1943.

GEORGE J. BURKE,
Acting Administrator.

[F. R. Doc. 43-8409; Filed, May 25, 1943;
3:31 p. m.]

PART 1499—COMMODITIES AND SERVICES
[Order 480 Under § 1499.3 (b) of GMPR]

INTERNATIONAL SHOE COMPANY

For the reasons set forth in an opinion issued simultaneously herewith and filed with the Division of the Federal Register, under the authority vested in the Price Administrator by the Emergency Price Control Act of 1942, as amended; and in accordance with Revised Procedural Regulation No. 1 issued by the Office of Price Administration, *It is ordered:*

§ 1499.1918 *Approval of a maximum price for sales by International Shoe Company, 1509 Washington Avenue, St. Louis, Missouri, of a women's black elk safety boot.* (a) On and after May 26, 1943, the maximum price at which International Shoe Company, 1509 Washington Avenue, St. Louis, Missouri, may sell, deliver and offer for sale its new women's black elk safety boot, stitch-down 5B grade, Model No. 2790, shall be \$2.20 per pair.

(b) The maximum price authorized by this Order No. 480 shall be subject to discounts, allowances and terms no less favorable than those in effect during March 1942.

(c) The maximum price authorized by paragraph (a) of this Order No. 480 shall be subject to adjustment at any time by the Office of Price Administration.

(d) This Order No. 480 shall become effective May 26, 1943.

(Pub. Laws 421 and 729, 77th Cong.; E.O. 9250, 7 F.R. 7871; E.O. 9328, 8 F.R. 4681)

Issued this 25th day of May 1943.

GEORGE J. BURKE,
Acting Administrator.

[F. R. Doc. 43-8412; Filed, May 25, 1943;
3:30 p. m.]

PART 1499—COMMODITIES AND SERVICES
[Order 477 Under § 1499.3 (b) of GMPR]

ENDICOTT JOHNSON CORPORATION

For the reasons set forth in an opinion issued simultaneously herewith and filed with the Division of the Federal Register, under the authority vested in the Price Administrator by the Emergency Price Control Act of 1942, as amended, and in

accordance with Revised Procedural Regulation No. 1 issued by the Office of Price Administration, *It is ordered:*

§ 1499.1915 *Approval of a maximum price for sales by Endicott Johnson Corporation, Endicott, New York, of a women's safety steel toe oxford.* (a) On and after May 26, 1943, the maximum price at which Endicott Johnson Corporation, Endicott, New York may sell, deliver and offer for sale its new women's safety steel toe oxford, McKay Welt construction, according to A. S. A. Specifications Type 241-2, shall be \$2.85 per pair.

(b) The maximum price authorized by this Order No. 477 shall be subject to discounts, allowances and terms no less favorable than those in effect during March 1942.

(c) The maximum price authorized by paragraph (a) of this order shall be subject to adjustment at any time by the Office of Price Administration.

(d) This Order No. 477 shall become effective May 26, 1943.

(Pub. Laws 421 and 729, 77th Cong.; E.O. 9250, 7 F.R. 7871; E.O. 9328, 8 F.R. 4681)

Issued this 25th day of May 1943.

GEORGE J. BURKE,
Acting Administrator.

[F. R. Doc. 43-8416; Filed, May 25, 1943;
5:06 p. m.]

PART 1499—COMMODITIES AND SERVICES
[Order 481 Under § 1499.3 (b) of GMPR]

BUCKEYE SODA COMPANY

For the reasons set forth in an opinion issued simultaneously herewith, *It is ordered:*

§ 1499.1919 *Approval of maximum prices for sales of Lightning' Drain Pipe Opener.* (a) On and after May 26, 1943, The Buckeye Soda Company of Painesville, Ohio, may sell and deliver and any syndicate store may buy and receive Lightning' Drain Pipe Opener at a price not in excess of that hereinafter set forth:

\$1.03 per case (twelve 13-oz. cans)

(b) On and after May 26, 1943, any person may sell and deliver and any person may buy and receive Lightning' Drain Pipe Opener at a price not in excess of that hereinafter set forth:

\$0.15 per 13-oz. can, at retail

(c) All discounts, allowances, trade practices, and practices relating to the payment of shipping charges in effect during March 1942, on sales by Buckeye Soda Company of Lightning' Drain Pipe Opener in 9-oz. containers shall apply to the maximum prices determined under paragraph (a).

(d) The Buckeye Soda Company shall supply to each syndicate store, before or at the time of its first delivery of the above commodity in 13-oz. cans to such syndicate store a written statement as follows:

The OPA has authorized us to charge the following maximum price for Lightning' Drain Pipe Opener subject to all customary discounts and allowances:

\$1.03 per case (twelve 13-oz. cans)

Your maximum retail price shall be

\$0.15 per 13-oz. can

(e) The Buckeye Soda Company shall place on each 13 oz. can the following notice:

Colling price 15¢.

(f) This Order No. 481 may be revoked or amended by the Price Administrator at any time.

This order shall become effective May 26, 1943.

(Pub. Laws 421 and 729, 77th Cong.; E.O. 9250, 7 F.R. 7871; E.O. 9328, 8 F.R. 4681)

Issued this 25th day of May 1943.

GEORGE J. BURKE,
Acting Administrator.

[F. R. Doc. 43-8421; Filed, May 25, 1943;
5:04 p. m.]

PART 1499—COMMODITIES AND SERVICES
[Amtd. 1 to Order 11 Under § 1499.3 (c) of GMPR]

BAKER-WHITELY COAL COMPANY

For the reasons set forth in an opinion issued simultaneously herewith, *It is hereby ordered:*

Section 1499.311 (a) of the General Maximum Price Regulation is amended so as to read as follows:

(a) On and after February 18, 1943, the maximum price for sales by Baker-Whitely Coal Company, Baltimore, Maryland, of a mixture of mine-run coals produced at its Elma Nos. 1, 2, and 3 mines, in District No. 1, and the 1½" x 5" egg coals produced by the Fairmont and Baltimore Coal Company at its Willard Mine in District No. 3, when such mixture is sold at the port of Baltimore for bunker fuel use shall be \$6.02 per gross ton or \$5.37 per net ton: *Provided, however,* That on and after May 25, 1943, these maximum prices shall be \$5.96 per gross ton or \$5.32 per net ton.

This Amendment No. 1 to Order No. 11 shall be effective May 25, 1943.

(Pub. Laws 421 and 729, 77th Cong.; E.O. 9250, 7 F.R. 7871; E.O. 9328, 8 F.R. 4681)

Issued this 25th day of May 1943.

GEORGE J. BURKE,
Acting Administrator.

[F. R. Doc. 43-8417; Filed, May 25, 1943;
5:07 p. m.]

PART 1499—COMMODITIES AND SERVICES
[Amtd. 1 to Order 267 Under § 1499.3 (b) of GMPR]

MAJOR VITAMINS, INC.

For the reasons set forth in an opinion issued simultaneously herewith, § 1499.1703 (f) (2) is amended by changing the figure for the calcium content from "250" to "163", the figure for the phosphorous content from "250" to "136"

18 F.R. 1639.

and the figure for the iron content from "3" to "3.3".

This amendment shall become effective May 26, 1943.

(Pub. Laws 421 and 729, 77th Cong.; E.O. 9250, 7 F.R. 7871; E.O. 9328, 8 F.R. 4681)

Issued this 25th day of May 1943.

GEORGE J. BURKE,
Acting Administrator.

[F. R. Doc. 43-8418; Filed, May 25, 1943;
5:06 p. m.]

PART 1315—RUBBER AND PRODUCTS AND
MATERIALS OF WHICH RUBBER IS A
COMPONENT

[MPR 300¹, Amdt. 7]

MAXIMUM MANUFACTURERS' PRICES FOR
RUBBER DRUG SUNDRIES

A statement of the considerations involved in the issuance of this amendment, issued simultaneously herewith, has been filed with the Division of the Federal Register.*

Maximum Price Regulation 300 is amended in the following respects:

1. Section 1315.1753 (a) is amended by adding the phrase "Except as provided in § 1315.1755c" to the beginning of the first sentence thereof.

2. Section 1315.1754 (b) is amended by adding the phrase "Except as provided in § 1315.1755c" to the beginning of the first sentence thereof.

3. Section 1315.1755 is amended by adding the phrase "Except as provided in § 1315.1755c" to the beginning of the first sentence of the text thereof.

4. Section 1315.1755a is amended by adding the phrase "Except as provided in § 1315.1755c" to the beginning of the second sentence of the text thereof.

5. Section 1315.1755b is amended by adding the phrase "Except as provided in § 1315.1755c" to the beginning of the first sentence thereof.

6. Section 1315.1755c is added to read as follows:

§ 1315.1755c *Maximum prices for neoprene bulbs and bulb goods and neoprene catheters*—(a) *Neoprene bulbs and bulb goods*—(1) *Applicability of this paragraph*. This paragraph is applicable to neoprene bulbs and bulb goods which are sold, offered for sale, delivered or transferred by the manufacturer during the period May 25, 1943, to September 30, 1943, inclusive. Since the term "manufacturer" is defined in the regulation as including distributors, this paragraph is also applicable to distributors.

(2) *Maximum prices*. The maximum price of neoprene bulbs and bulb goods covered by this paragraph shall be determined as follows: The manufacturer shall first determine the maximum price of the rubber bulb or bulb goods of the same type and size in accordance with the applicable provisions of §§ 1315.1753 to 1315.1755b, inclusive. The manufac-

turer shall then determine his maximum price by adding a differential to that price. That differential shall be \$0.05 for ear and ulcer syringes, double-end bulbs and breast pump bulbs and for bulb goods containing one of the types of bulbs just enumerated. For other neoprene bulbs and bulb goods containing neoprene bulbs the differential shall be determined by reference to the following table:

Size of bulbs (in ounces):	Price differential
Less than 3.....	\$0.05
3.....	.06
4.....	.07
5.....	.08
6.....	.09
7.....	.10
8.....	.11
9.....	.13
10.....	.15

(b) *Glass molded neoprene surgical tubing*—(1) *Applicability of this paragraph*. This paragraph is applicable to

neoprene glass molded surgical tubing which can meet Federal Specifications E-ZZ-C-101 and is made in one of the sizes listed in the table contained in subparagraph (2) of this paragraph. However, this paragraph is applicable to that tubing only if it is sold, offered for sale, delivered or transferred by the manufacturer during the period May 25, 1943, to September 30, 1943, inclusive. Since the term "manufacturer" is defined in the regulation as including distributors, this paragraph is also applicable to distributors.

(2) *Sales by manufacturers to a wholesaler*. (i) When the manufacturer sells one gross or more of the tubing covered by this paragraph and when that tubing is packaged, the manufacturer shall determine his maximum price by deducting the cash discount that he had in effect for a purchaser of the same class on December 1, 1941, from the price stated in the following table:

Item	French size	Manufacturers' maximum prices per dozen
Catheters, 16" long, funnel, solid tip, one velvet eye.....	10 to 22.....	\$2.20
Female catheters, 7" long, funnel, solid tip, one velvet eye.....	24 to 30.....	2.50
Robinson catheters, 16" long, funnel, hollow tip, two eyes.....	10 to 22.....	2.20
Whistle tip catheters, 16" long, funnel, open end, one eye.....	24 to 30.....	2.50
Rectal tubes, 20" long, funnel, open end, one eye.....	8 to 22.....	2.84
Colon tubes, 30" long, funnel, open end, one eye.....	8 to 22.....	2.84
Colonic irrigator tubes, 52" long, funnel, one depressed eye, one cut eye, solid bullet tip....	22 to 24.....	3.35
Stomach tubes, 60" long, funnel, open end, one eye.....	30 to 32.....	3.75
Nasal feeding tubes, with funnel, open end only.....	22 or 23.....	4.05
Malecot catheters, funnel, self-retaining, four-wing.....	30 or 32.....	4.50
Coude catheters (Tiemann type).....	30 or 40.....	8.82
Glass finished tubing, 5' lengths, for stethoscope.....	44 or 48.....	10.70
Levine tubes, 48" long, 4 side eyes, 4 ring markings, tube only, no fittings.....	22.....	0.19
Rehuss tubes, 48" long, marking: 1 ring 19", 2 rings 26", 3 rings 31" from end of tube, tube only—no fittings.....	23.....	7.29
Black tip Levine tube (Wangenstein type), weighted tip, 4 rings, 9 eyes, tube only—no fittings.....	30.....	8.60
Small funnels—1½ oz., for use with sizes 16 to 26, stomach tubes—with hard rubber connections.....	32.....	8.32
Large funnels—3½ oz., for use with sizes 27 to 40, stomach tubes—with hard rubber connections.....	16-20".....	7.29
Stomach tubes, 60" long, with funnel only, open end, one eye.....	22-30".....	9.13
Stomach tubes, 60" long, with bulb and funnel, open end, one eye.....	12 to 20.....	6.70
	22 to 30.....	7.40
	32 to 40.....	8.05
	12 to 20.....	4.72
	22 to 30.....	4.72
	25.....	6.90
	10 to 16.....	6.41
	12 to 16.....	4.52
	14 or 16.....	12.00
	2.40
	2.60
	Each
	22.....	.72
	23.....	.93
	30.....	.93
	32.....	1.05
	22.....	1.14
	23.....	1.35
	30.....	1.42
	32.....	1.49

(ii) When the tubing is packed in bulk, the manufacturer shall determine the maximum price by deducting the price differential he had in effect on December 1, 1941, for bulk packing from the price stated in the table just set forth. When the manufacturer sells less than one gross, the maximum price shall be determined as follows: The manufacturer shall add the percentage differential that he had in effect on December 1, 1941, for sales of less than one gross of the type of article to the prices listed in the table and then shall deduct from the resultant price the cash discount that he had in effect for purchasers of the same class on December 1, 1941.

(3) *Sales by a manufacturer to a distributor or other manufacturer*. The maximum price for a sale by a manufacturer to a distributor or another manufacturer of any tubing covered by this paragraph shall be 75 percent of the price listed in the table set forth in the preceding subparagraph (subparagraph (2) of this paragraph (b)) for tubing of the same size.

(4) *Sales by a manufacturer to a retailer*. The maximum price for a sale by a manufacturer to a retailer of any of the tubing covered by this section shall be 133⅓ percent of the price listed in the table set forth in subparagraph (2) of this paragraph (b) for tubing of the same size.

*Copies may be obtained from the Office of Price Administration.

¹ 8 F.R. 867, 1369, 1368, 1585, 2667, 3071, 3840, 3942, 5986.

This amendment shall become effective May 25, 1943.

(Pub. Laws 421 and 729, 77th Cong.; E.O. 9250, 7 F.R. 7871; E.O. 9328, 8 F.R. 4681.)

Issued this 25th day of May 1943.

GEORGE J. BURKE,
Acting Administrator.

[F. R. Doc. 43-8415; Filed, May 25, 1943;
5:05 p. m.]

PART 1315—RUBBER AND PRODUCTS AND MATERIALS OF WHICH RUBBER IS A COMPONENT

[MPR 301, Amdt. 6]

RETAIL AND WHOLESALE PRICES FOR RUBBER DRUG SUNDRIES

A statement of the considerations involved in the issuance of this amendment, issued simultaneously herewith, has been filed with the Division of the Federal Register.*

Section 1315.1776 (b) is amended by substituting the date September 30, 1943, for the date June 1, 1943.

This amendment shall become effective May 25, 1943.

(Pub. Laws 421 and 729, 77th Cong.; E.O. 9250, 7 F.R. 7871; E.O. 9328, 8 F.R. 4681)

Issued this 25th day of May 1943.

GEORGE J. BURKE,
Acting Administrator.

[F. R. Doc. 43-8420; Filed, May 25, 1943;
5:05 p. m.]

PART 1407—RATIONING OF FOOD AND FOOD PRODUCTS

[RO 10, Amdt. 12]

FOOD RATIONING REGULATIONS FOR THE VIRGIN ISLANDS

A rationale accompanying this amendment, issued simultaneously herewith, has been filed with the Division of the Federal Register.*

Section 1407.842 (b) is amended to read as follows:

(b) Amendment No. 2 shall become effective as follows:

(1) Sections 1407.623 (a) and 1407.662 (c) shall become effective December 14, 1942.

(2) Sections 1407.687 and 1407.704 shall become effective September 28, 1942.

This amendment shall become effective May 25, 1943.

(Pub. Law 671, 76th Cong., as amended by Pub. Laws 89, 421 and 507, 77th Cong.; W.P.B. Dir. 1, Supp. Dir. 1-J, O.P.A. Administrative Order 19; 7 F.R. 562, 5043)

*Copies may be obtained from the Office of Price Administration.

* 8 F.R. 837, 1369, 1388, 2669, 3841, 5986.

* 7 F.R. 6887, 8523, 8607, 10707; 8 F.R. 1394, 3315.

Issued this 25th day of May 1943.

WILLIAM H. DEAN,
Acting Territorial Director,
Virgin Islands.

[F. R. Doc. 43-8407; Filed, May 25, 1943;
3:31 p. m.]

PART 1407—RATIONING OF FOOD AND FOOD PRODUCTS

[RO 10, Amdt. 13]

FOOD RATIONING REGULATIONS FOR THE VIRGIN ISLANDS

A rationale accompanying this amendment, issued simultaneously herewith, has been filed with the Division of the Federal Register.*

Section 1407.687, item 10a is added to read as follows:

Ration period	Stamp valid during ration period	Weight value of stamp
No. 10a—Jan. 11 to Jan. 17, 1943.	Block 1, Stamp 11.	2 lbs. wheat flour.

This amendment shall become effective as of January 11, 1943.

(Pub. Law 671, 76th Cong., as amended by Pub. Laws 89, 421 and 507, 77th Cong.; W.P.B. Dir. 1, Supp. Dir. 1-J, O.P.A. Administrative Order 19; 7 F.R. 562, 5043)

Issued this 25th day of May 1943.

WILLIAM H. DEAN,
Acting Territorial Director,
Virgin Islands.

[F. R. Doc. 43-8408; Filed, May 25, 1943;
3:31 p. m.]

PART 1351—FOOD AND FOOD PRODUCTS

[Rev. MPR 271]

POTATOES AND ONIONS

Maximum Price Regulation No. 271 is redesignated Revised Maximum Price Regulation 271 and is revised and amended to read as follows:

In the judgment of the Price Administrator, the maximum prices established by this regulation are generally fair and equitable and will effectuate the purposes of the Emergency Price Control Act of 1942, as amended, and Executive Order Nos. 9250 and 9328.

A statement of the considerations involved in the issuance of this regulation, issued simultaneously herewith, has been filed with the Division of the Federal Register.*

§ 1351.1001 *Maximum prices for potatoes and onions.* Under the authority vested in the Price Administrator by the Emergency Price Control Act of 1942, as Amended, and Executive Order Nos. 9250 and 9328, Revised Maximum Price Reg-

* 7 F.R. 6887, 8523, 8607, 10707; 8 F.R. 1394, 3315.

ulation 271 *Potatoes and Onions*, which is annexed hereto and made a part hereof, is hereby issued.

AUTHORITY: § 1351.1001 issued under Pub. Laws 421 and 729, 77th Cong.; E.O. 9250, 7 F.R. 7871; E.O. 9323, 8 F.R. 4631.

REVISED MAXIMUM PRICE REGULATION 271—POTATOES AND ONIONS

ARTICLE I—APPLICABILITY, PURPOSES AND DEFINITIONS

Sec.

- 1 Commodities covered.
- 2 Types of sellers covered.
- 3 Geographical applicability.
- 4 Exempt sales.
- 5 Export sales.
- 6 Purposes.
- 7 Prohibition against sales above maximum prices.
- 8 Definitions.

ARTICLE II—MAXIMUM PRICES FOR TABLE STOCK POTATOES AND ONIONS

- 9 Maximum prices for country shippers.
- 10 Maximum prices for carlot or trucklot distributors.
- 11 Maximum prices for intermediate sellers.
- 12 Imported potatoes and onions.
- 13 Prohibition against joint accounts and/or sharing of margins.

ARTICLE III—MAXIMUM PRICES FOR SEED POTATOES

Sec.

- 14 Maximum prices for country shippers for certified seed potatoes.
- 15 Maximum prices for intermediate sellers for certified seed potatoes.
- 16 Maximum prices for sales of selected seed potatoes.

ARTICLE IV—ENFORCEMENT PROVISIONS AND MISCELLANEOUS PROVISIONS

- 17 Enforcement.
- 18 Relationship between this regulation, the General Maximum Price Regulation, and Temporary Maximum Price Regulation 22.
- 19 Evasion.
- 20 Petitions for amendment.
- 21 Adjustable pricing.
- 22 Records.
- 23 Fractions of cents.

ARTICLE V—PRICE SCHEDULES

- 24 Potatoes and onions.

Article I—Applicability and Purposes

Section 1 *Commodities covered.* This regulation covers:

(a) All white flesh potatoes, including seed potatoes.

(b) All dry onions.

Sec. 2 *Types of sellers covered.* This regulation applies to each and every seller of potatoes and onions except retailers.

Sec. 3 *Geographical applicability.* The provisions of this regulation shall be applicable to the forty-eight states of the United States and the District of Columbia.

Sec. 4 *Exempt sales.* The provisions of this regulation shall not apply to the following:

(a) Sales and deliveries at retail (See Maximum Price Regulation No. 263);

(b) Sales and deliveries by any person of Australian brown onions of the 1943 crop to the United States or any purchasing agency thereof.

SEC. 5 Export sales. The maximum prices at which a person may export potatoes and onions covered by this regulation shall be determined in accordance with the provisions of the Second Revised Maximum Export Price Regulation,¹ issued by the Office of Price Administration.

SEC. 6 Purposes. The purposes of this regulation are:

(a) To establish maximum prices for table stock potatoes and onions for sales f. o. b. country shipping point, for sales by carlot or trucklot distributors, for sales by intermediate sellers, and for sales to retailers (See Article II); and

(b) To establish maximum prices for certified and selected seed potatoes (See Article III).

SEC. 7 Prohibition against sales above maximum prices. On and after May 25, 1943, regardless of any contract or other obligation, no person shall sell or deliver and no person, in the course of trade or business, shall buy or receive potatoes and onions at prices higher than the maximum prices established by this regulation, and no person shall agree, offer, solicit, or attempt to do any of the foregoing. Lower prices than the maximum prices may be charged and paid.

SEC. 8 Definitions. (a) When used in this regulation the term:

(1) "Person" includes individual, corporation, partnership, association, or any other organized group of persons, or legal successor or representative of any of the foregoing, and includes the United States or any agency thereof, or any other government, or any of its political subdivisions, or any agency of any of the foregoing.

(2) "Grower" means a person who produces potatoes or onions.

(3) "Country shipper" means any person, including a grower or grower's sales agent, who makes sales and deliveries from his farm or country shipping point to any other person, and whose sales are covered by the maximum prices set forth in Article V, section 24.

(4) "Grower's sales agent" means a person who customarily acts as an agent for growers and makes sales for the account of such growers at the country shipping point. Such agents customarily finance growers, purchase materials for growers, advise growers on production problems, handle railroad traffic and plans, extend credit to buyers and distribute potatoes and onions in carlots or trucklots for the account of the grower.

(5) "Intermediate seller" means any person (other than a country shipper or retailer) who purchases potatoes or onions for the purpose of reselling and who takes title and makes sales to any person who is not an ultimate consumer. The term "ultimate consumer" shall not include industrial, commercial, or institutional users (including procurement agencies of the United States or any State).

(6) "Retailer" means a person who makes sales to ultimate consumers.

(7) "Sales and deliveries at retail" means sales by retailers. Sales to in-

dustrial, commercial, or institutional users (including procurement agencies of the United States or any State) shall not be construed to be sales at retail.

(8) "Variety" means any of the varieties of potatoes and onions listed in Article V, section 24.

(9) "Grade" means official United States grades for potatoes and onions as set forth in the "United States Standards for Potatoes" and "United States Standards for Onions" issued by the United States Department of Agriculture.

(10) "Country shipping point" means the first place in or near the producing area where potatoes and onions are made ready for shipment to any person.

(11) "Broker" means a person who is an agent for the seller of potatoes and onions at the terminal market or any other wholesale receiving point, and who does not customarily warehouse, storage, or otherwise distribute potatoes and onions. If any person acts as an agent for the purchaser his commission shall be paid by the purchaser and shall not be added to the purchaser's base price or maximum price.

(12) "Hotel and restaurant supply houses" are persons who customarily purchase potatoes and onions at the terminal market or other wholesale receiving point, maintain repacking facilities, employ salesmen to call on institutions, hotels, restaurants and other commercial, industrial or institutional users, and who customarily make less than carlot sales in original or broken packages for delivery locally within the metropolitan area or city limits.

(13) "Records" means books of account, ledgers, sales and price lists, sales slips, receipts, invoices, bills of lading and other papers and documents.

(14) "Certified seed potatoes" means white flesh potatoes inspected and certified by a State or Federal agency as seed for planting.

(15) "Selected seed potatoes" means white flesh potatoes selected by the country shipper as specially qualified for use as seed for planting, and duly invoiced, tagged, or labeled as selected seed potatoes at the farm or country shipping point.

(16) "Tablestock potatoes" means white flesh potatoes for which prices are established in Article V, section 24.

(17) "Cost of transportation" means freight by common, contract, or private carrier, and includes charges incurred for pre-cooling, initial icing, and other protective services.

(b) Unless the context otherwise requires, the definitions set forth in section 302 of the Emergency Price Control Act of 1942, as amended, shall apply to other terms used herein.

Article II—Maximum prices for table stock potatoes and onions

Sec. 9 Maximum prices for country shippers. (a) If you are a country shipper, your maximum prices f. o. b. country shipping point are established in Article V, section 24.

Example 1: Suppose you are a person (including a grower) who sells potatoes or onions in the State of Louisiana. You wish to sell 5 carlots of early potatoes in June,

1943. You turn to Article V, section 24 and find that the maximum price for potatoes produced in your area and sold in June, 1943, is \$2.80 per cwt. This is the highest price which you are permitted to charge f. o. b. (usual terms or cash track) your country shipping point during June, 1943.

Example 2: Suppose you are a country shipper in the State of California who wishes to sell unharvested early potatoes to be harvested June 25, 1943. You turn to Article V, section 24 and you find that the maximum price for early potatoes produced in your area and sold in June, 1943, is \$2.40 per cwt. f. o. b. country shipping point. You may contract to sell these potatoes at the rate of \$2.40 per cwt. according to the ultimate actual yield. You may also contract to sell these potatoes by the acre, but your contract, in such case, must provide that the ultimate selling price will be the per acre price or \$2.40 per cwt. according to the actual yield per acre, whichever is lower. You may not sell unharvested potatoes at a per acre price because you must know the yield before you can figure the price per cwt.

Example 3: Suppose you are a country shipper in the State of Wisconsin and ship "red skinned" potatoes (of the 1942 late crop) in April 1943 for delivery to the purchaser in May, 1943. You turn to Article V, section 24 and find that the maximum price for "red skinned" potatoes produced in your area is \$2.40 per cwt. for April and \$2.50 per cwt. for May. Unless the carrier is owned or controlled by you, delivery to the carrier is considered to be delivery to the purchaser regardless of when title passes as a matter of sales law. Thus, the highest price you may charge for potatoes shipped in April on a carrier not owned or controlled by you is \$2.40 per cwt. f. o. b. country shipping point.

(b) If a country shipper makes sales of potatoes or onions through a broker or growers' sales agent or makes sales of potatoes or onions on a delivered basis in the terminal market or other wholesale receiving point, the maximum price shall be computed as follows:

(1) For sales of potatoes and onions by country shippers through a broker or growers' sales agent, the maximum prices per cwt. (in the case of potatoes) and per 50 pounds (in the case of onions) shall be the maximum price f. o. b. country shipping point, plus

5 cents per cwt. for potatoes.
3 cents per 50 pounds for onions.

(2) For sales of potatoes and onions by country shippers on a delivered basis in the terminal market or other wholesale receiving point, the maximum price per cwt. (in the case of potatoes) and per 50 pounds (in the case of onions) shall be the maximum price f. o. b. country shipping point, plus the cost of transportation (at lowest common or contract carrier rates for available transportation) from the country shipping point to the terminal market or other wholesale receiving point, plus

6 cents per cwt. for potatoes.
4 cents per 50 pounds for onions.

(3) For sales of potatoes and onions by country shippers on a delivered basis in the terminal market or other wholesale receiving point, where the country shipper performs the functions of carlot or trucklot distribution (including, but without limitation, sales expenses for telephone, telegrams, salaried representatives, established sales offices and other similar customary sales activities) ex-

¹ 8 F.R. 4132.

cept for sales to carlot or trucklot distributors, retailers, commercial, industrial or institutional users, the maximum price per cwt. (in the case of potatoes) and per 50 pounds (in the case of onions) shall be the maximum price, f. o. b. country shipping point, plus the cost of transportation (at lowest common or contract carrier rates for available transportation) from the country shipping point to the terminal market or other wholesale receiving point, plus

14 cents per cwt. for potatoes.
9 cents per 50 pounds for onions.

(c) If a country shipper makes a delivered sale of potatoes and onions in less than carlot quantities (L. C. L.) to a retailer, the maximum price per cwt. (in the case of potatoes) and per 50 pounds (in the case of onions) shall be the maximum price computed under paragraphs (a) and (b) of this section plus 60 cents per cwt. (in the case of potatoes) and 40 cents per 50 pounds (in the case of onions).

Example: A country shipper at Long Island, New York, sells Long Island potatoes (of the 1942 late crop) in April, 1943, through a broker to a retailer located in New York City. The shipper turns to Article V, section 24 and finds that his maximum price f. o. b. country shipping point is \$2.45 per cwt. Under paragraph (b) (1) of section 9, he is permitted to add 5 cents per cwt. for selling through a broker and under paragraph (c) of this section 9, he is permitted to add 60 cents per cwt. for selling to a retailer. Therefore, the maximum price for this sale f. o. b. country shipping point would be \$3.10 per cwt. If the shipper in this case sells on a delivered basis under paragraph (b) (2) of this section 9, he is also permitted to add 15 cents per cwt. for transportation from Long Island to New York City and 6 cents per cwt. for selling on a delivered basis. Therefore, the maximum delivered price for this sale would be \$3.31 per cwt. If the shipper sells on a delivered basis to an intermediate seller and performs the selling function described in paragraph (b) (3) of section 9, his maximum delivered price is \$2.45 plus 15 cents (freight) plus 14 cents (see (b) (3) of section 9), which results in a maximum delivered price for this sale of \$2.74 per cwt.

Sec. 10 Maximum prices for carlot or trucklot distributors. If any person, other than a country shipper, (a) purchases potatoes or onions in carlots and resells such potatoes or onions in carlots in a terminal market or other wholesale receiving point or (b) purchases potatoes or onions in trucklots and resells such potatoes or onions in trucklots (without breaking the original trucklot) at a terminal market or other wholesale receiving point, the maximum price per cwt. (in the case of potatoes) and per 50 pounds (in the case of onions) shall be the maximum price f. o. b. country shipping point plus the cost of transportation (at lowest common or contract carrier rates for available transportation) from the country shipping point to the terminal market or other wholesale receiving point plus

14 cents per cwt. for potatoes.
9 cents per 50 pounds for onions.

Example: Suppose you are a carlot distributor of potatoes located in Pittsburgh, Pennsylvania. In May, 1943, you purchase a car-

lot of Maine potatoes (of the 1942 late crop) f. o. b. country shipping point. You turn to Article V, section 24 and find that the maximum price per cwt. for Maine potatoes in May, 1943, is \$2.40. To this you may add the cost of transportation to your customary receiving point and 14 cents per cwt. If the sale to you was made on a delivered basis, and the shipper has added 6 cents per cwt. pursuant to section 9 (b) (2) you may nevertheless add only 14 cents per cwt. to the maximum price f. o. b. country shipping point plus the cost of transportation. The resulting maximum price, regardless of the terms of the purchase, is \$2.40 plus transportation plus 14 cents.

Sec. 11 Maximum prices for intermediate sellers—(a) Base prices for intermediate sellers. A seller's "base price" shall be the maximum price f. o. b. country shipping point per cwt. (in the case of potatoes) and per 50 pounds (in the case of onions) plus the cost of transportation (at lowest common or contract carrier rates for available transportation) from the country shipping point to the terminal market or other wholesale receiving point, plus (but only if applicable):

(1) Potatoes:

5 cents per cwt. if the country shipper has sold through a broker or growers' sales agent.
6 cents per cwt. if sold on a delivered basis.
14 cents per cwt. if the potatoes have been handled by a carlot or trucklot distributor or a country shipper performing the carlot or trucklot distribution function under section 9 (b) (3).

(2) Onions:

3 cents per 50 pounds if the country shipper has sold through a broker or growers' sales agent.
4 cents per 50 pounds if the country shipper has sold on a delivered basis.
9 cents per 50 pounds if the onions have been handled by a carlot or trucklot distributor or a country shipper performing the carlot or trucklot distribution function under section 9 (b) (3).

NOTE: The total amount added to the maximum price f. o. b. country shipping point plus actual cost of transportation shall not exceed 14 cents per cwt. (in the case of potatoes) and 9 cents per 50 pounds (in the case of onions). (See Example in section 10.)

(b) Notification. Every sale of potatoes or onions by an intermediate seller to another intermediate seller shall be accompanied by a notification in writing showing the "base price" for such sale and the variety and grade of the potatoes or onions being sold. See paragraph (a) of this section 11 for computation of the "base price."

(c) Maximum prices for intermediate sellers. (1) On the effective date of this regulation and on Wednesday of each week thereafter, the seller shall calculate his maximum price for each variety and grade of potatoes and onions as follows:

(2) The seller shall determine the "largest single purchase" of each variety and grade of potatoes and onions made during the seven days prior to the day of calculation. "Largest single purchase" means the greatest quantity in pounds of the variety and grade of potatoes and onions being priced which was purchased in one lot, delivered by a customary supplier in a customary quantity by a customary mode of transportation to the

seller's customary receiving point during the preceding seven days.

(3) The seller shall next determine his "base price" for his "largest single purchase" during the preceding seven days. If the seller made two or more purchases of the quantity which would be his "largest single purchase" he shall use as his "base price" the average of the "base prices" for such purchases.

(4) If during the preceding seven days the seller has made no purchases of the variety and grade of potatoes or onions being priced, he shall compute and use the "base price" of his most recent purchase from a customary supplier in a customary quantity delivered by a customary mode of transportation to his customary receiving point.

(5) The seller's maximum price shall be the "base price" plus 60 cents per cwt. (in the case of potatoes) and the "base price" plus 40 cents per 50 pounds (in the case of onions).

Explanatory note: It is the purpose of this regulation to permit any number of transactions between intermediate sellers, but not to permit the addition of successive markups. The maximum price of an intermediate seller cannot exceed his "base price" plus 60 cents per cwt. (in the case of potatoes) and 40 cents per 50 pounds (in the case of onions) regardless of the number and type of prior handlers, regardless of the intermediate seller's type of operation and regardless of the type of purchaser.

(6) If the intermediate seller is a hotel and restaurant supply house, the maximum price for sales except to intermediate sellers or retailers shall be the "base price" plus 70 cents per cwt. (in the case of potatoes), and 55 cents per 50 pounds (in the case of onions).

(7) The maximum dollar-and-cents markups provided herein for intermediate sellers include all items of cost involved in making local deliveries within a metropolitan area or city limits. Any intermediate seller delivering potatoes or onions to institutions or retail stores outside his free delivery zone may charge different delivered prices in such other areas or zones in which deliveries are made as follows: (i) He first determines his delivered prices for each of these areas or zones by adding to the prices established by this regulation an amount not exceeding the average cost of delivery to the institution or retailers in the area or zone. (ii) In determining the average cost of delivery to the retailers in the area or zone no rate shall be used which is in excess of the lowest common or contract carrier rate for available transportation. (iii) If such a delivery charge is made, the amount of this delivery charge shall be included as part of the maximum price established by this regulation. Before using such a zone differential, the intermediate seller shall report it in writing to the nearest regional, state or district office of the Office of Price Administration having jurisdiction over the seller. If a particular class of intermediate sellers have normally operated on the basis of markups which are lower than the markups provided by this regulation, the regional office of the Office of Price Administration having jurisdiction over the seller or sellers shall reduce the maximum prices for such interme-

diate sellers. However, in no case shall such regional office increase the maximum prices provided by this regulation.

SEC. 12 *Imported potatoes and onions*—(a) *Imported potatoes*. For each hundred pounds of potatoes, whether for use as tablestock or as seed, imported from any country, the maximum price per cwt. at any terminal market or any other wholesale receiving point shall be the maximum delivered price for the most closely similar variety of domestic potatoes in the particular terminal market or other wholesale receiving point where such imported potatoes are being offered for sale.

(b) *Imported onions*. (1) If early dry onions of any variety are imported from Mexico for sale within the continental limits of the United States, the maximum price per 50 pounds f. o. b. point of entry shall be the maximum price listed in the table entitled "Early Dry Onions" in Article V, section 24.

(2) For dry onions imported from any country other than Mexico, the maximum price per 50 pounds at any terminal market or other wholesale receiving point shall be the maximum delivered price for the most closely similar variety of domestic dry onions in the particular terminal market or other wholesale receiving point where such imported dry onions are being offered for sale.

SEC. 13 *Prohibition against joint accounts and/or sharing of margins*. No person entitled to take the margins in Article II, section 9 (b) 2; in Article II, section 9 (c); in Article II, section 10, or in Article II, section 11 (c), may pay any part of such margins to any other person, and no other person may receive any part of such margins.

Article III—Maximum prices for seed potatoes

SEC. 14 *Maximum prices for country shipper for certified seed potatoes*. The maximum prices for country shippers for certified seed potatoes shall be as follows:

(a) Maximum prices that any country shipper may charge for the sale or delivery of any certified seed potatoes, domestic or imported, shall be the highest price charged by such seller for the same variety, grade, and size of certified seed potatoes to a purchaser of the same class during the period February 15, 1943 to March 1, 1943, inclusive.

(b) If a country shipper made no such sale or delivery, his maximum price for the sale or delivery of any certified seed potatoes, domestic or imported, shall be the highest price charged by his most closely competitive seller for the same variety, grade, and size of certified seed potatoes to a purchaser of the same class during the period February 15, 1943, to March 1, 1943, inclusive.

(c) If a country shipper cannot figure his maximum price under the above provisions, his maximum price for the sale or delivery of certified seed potatoes, do-

mestic or imported, shall be figured by taking his maximum price for the most similar quality certified seed potatoes which he sold or delivered during the period February 15, 1943, to March 1, 1943, inclusive, and adding or subtracting the premium or discount normal to his business or, if none, normal to the trade for the certified seed potatoes in question.

(d) If a country shipper made no such sale or delivery under paragraph (c), his maximum price for certified seed potatoes, domestic or imported, shall be figured by taking his most closely competitive seller's maximum price for the most similar quality certified seed potatoes which his competitor sold or delivered during the period February 15, 1943, to March 1, 1943, inclusive, and adding or subtracting the premium or discount normal to his business or, if none, normal to the trade for the certified seed potatoes in question.

SEC. 15 *Maximum prices for intermediate sellers for certified seed potatoes*. The maximum price that any intermediate seller may charge for certified seed potatoes, domestic or imported, shall be established in the same manner as provided for the sale of table stock potatoes by Article II of this regulation, except that the period of time which shall be considered in determining the "largest single purchase" shall be thirty days.

SEC. 16 *Maximum prices for sales of selected seed potatoes*. The maximum price of any seller for selected seed potatoes shall be computed under the provisions of Article II of this regulation.

Article IV—Enforcement provisions and miscellaneous provisions

SEC. 17 *Enforcement*. Persons violating any provisions of this regulation are subject to the criminal penalties, civil enforcement actions, suits for treble damages, and proceedings for suspension of licenses provided by the Emergency Price Control Act of 1942, as amended.

SEC. 18 *Relationship between this regulation, the General Maximum Price Regulation,² and Temporary Maximum Price Regulation No. 22.³* (a) The provisions of this regulation supersede the provisions of Temporary Maximum Price Regulation No. 22. However, the following provisions of the General Maximum Price Regulation, as well as any amendments thereto, continue to be applicable to every grower, country shipper and intermediate seller of potatoes and onions:

- (1) Transfers of business or stock in trade (§ 1499.5).
- (2) Federal and State taxes (§ 1499.7).
- (3) Current records (§ 1499.12).
- (4) Sales slips and receipts (§ 1499.14).
- (5) Definitions (§ 1499.20).

² 8 F.R. 3096, 3849, 4347, 4483, 4978, 4848, 4978, 6047.

³ 7 F.R. 7914, 8023, 8197, 8358, 8595, 8948, 9315, 9817.

The registration and licensing provisions of §§ 1499.15 and 1499.16 of the General Maximum Price Regulation shall be and they are, applicable to all persons subject to this regulation selling at wholesale.

SEC. 19 *Evasion*. The price limitations which are set forth in this regulation shall not be evaded, whether by direct or indirect methods, in connection with any offer, solicitation, agreement, sale, delivery, purchase or receipt of or relating to potatoes or onions alone or in conjunction with any other commodity or by way of commission, service, transportation or any other charge or discount, premium or other privilege, or by tying-agreement or other trade understanding or otherwise.

SEC. 20 *Petitions for amendment*. Persons seeking a modification of this regulation may file a petition therefore in accordance with the provisions of Revised Procedural Regulation No. 1⁴ issued by the Office of Price Administration.

SEC. 21 *Adjustable pricing*. Any person may agree to sell at a price which can be increased up to the maximum price in effect at the time of delivery; but no person may, unless authorized by the Office of Price Administration, deliver or agree to deliver at prices to be adjusted upward in accordance with action to be taken by the Office of Price Administration after delivery. Such authorization may be given when a request for a change in the applicable maximum price is pending, but only if the authorization is necessary to promote distribution or production and if it will not interfere with the purpose of the Emergency Price Control Act of 1942, as amended. The authorization may be given by the Administrator or by any officer of the Office of Price Administration to whom the authority to grant such authorization has been delegated. The authorization will be given by order.

SEC. 22 *Records*. (a) Every person subject to this regulation shall, so long as the Emergency Price Control Act of 1942, as amended, remains in effect, preserve for examination by the Office of Price Administration all his records, including invoices, sales tickets, cash receipts, or other written evidences of sale or delivery which relate to the prices charged pursuant to the provisions of this regulation.

(b) Every person subject to this regulation shall keep and make available for examination by the Office of Price Administration for so long as the Emergency Price Control Act of 1942, as amended, remains in effect, records of the same kind as he has customarily kept, relating to the prices which he charges for potatoes and onions after the effective date of this regulation and in addition as precisely as possible the basis

⁴ 7 F.R. 8961; 8 F.R. 3313, 3533, 6173.

upon which he determined maximum prices for these commodities.

(c) In addition to the above records, sellers shall keep all correspondence in connection with any sale of seed potatoes together with a copy of every invoice or other written evidence of purchase or sale and, on or before May 25, 1943, prepare, on the basis of all available information and records, and maintain for

examination by any person during ordinary business hours a statement showing his maximum prices for every kind of certified seed potatoes which he sold during the period February 15, 1943, to March 1, 1943, and his customary allowances, discounts and other price differentials. Whenever such sellers offer any other kind of certified seed potatoes for sale, they shall add to such statement

their maximum price for such certified seed potatoes.

SEC. 23 *Fractions of cents.* Any calculation of a maximum price per cwt. or other customary unit of sale which results in a fraction of a cent shall be reduced to the nearest lower cent if the fraction is less than $\frac{1}{2}$ cent and shall be increased to the nearest higher cent if the fraction is $\frac{1}{2}$ cent or more.

Article V—Price Schedules

SEC. 24 Potatoes and onions.

TABLE I—WHITE POTATOES (1942 LATE CROP)

[Maximum price per 100 pounds U. S. No. 1 grade and in bags.]

State	Producing area	Variety	April 1943	May 1943	June 1943	State	Producing area	Variety	April 1943	May 1943	June 1943
NORTH ATLANTIC						SOUTH ATLANTIC—continued					
Maine	All	All	2.25	2.25	2.25	Maryland	All	All	2.25	2.25	2.25
New Hampshire	All	All	2.25	2.25	2.25	North Carolina	All	All	2.25	2.25	2.25
Vermont	All	All	2.25	2.25	2.25	South Carolina	All	All	2.25	2.25	2.25
Massachusetts	All	All	2.25	2.25	2.25	Virginia	All	All	2.25	2.25	2.25
Rhode Island	All	All	2.25	2.25	2.25	West Virginia	All	All	2.25	2.25	2.25
Connecticut	All	All	2.25	2.25	2.25	SOUTH CENTRAL					
New York	Long Island	All	2.25	2.25	2.25	Kentucky	All	All	2.40	2.40	2.40
	Rest of State	All	2.25	2.25	2.25	Tennessee	All	All	2.40	2.40	2.40
New Jersey	All	All	2.25	2.25	2.25	Alabama	All	All	2.40	2.40	2.40
Pennsylvania	All	All	2.25	2.25	2.25	Mississippi	All	All	2.40	2.40	2.40
EAST NORTH CENTRAL						Arkansas	All	All	2.40	2.40	2.40
Ohio	All	All	2.25	2.25	2.25	Louisiana	All	All	2.40	2.40	2.40
Indiana	All	All	2.25	2.25	2.25	Oklahoma	All	All	2.40	2.40	2.40
Illinois	All	All	2.25	2.25	2.25	Texas	All	All	2.40	2.40	2.40
Michigan	All	All	2.25	2.25	2.25	WEST					
Wisconsin	All	All	2.25	2.25	2.25	Montana	All	All	2.25	2.25	2.25
WEST NORTH CENTRAL						Idaho	All	All	2.25	2.25	2.25
Minnesota	Hollandale District	All	2.25	2.25	2.25	Wyoming	All	All	2.25	2.25	2.25
	Rest of State	All	2.25	2.25	2.25	Colorado					
Iowa	Hollandale District	All	2.25	2.25	2.25	Rest of State	All	All	2.25	2.25	2.25
	Rest of State	All	2.25	2.25	2.25	Grand Valley	All	All	2.25	2.25	2.25
Missouri	All	All	2.25	2.25	2.25	San Luis Valley	All	All	2.25	2.25	2.25
North Dakota	All	All	2.25	2.25	2.25	Western Slope	All	All	2.25	2.25	2.25
	Red skinned	All	2.25	2.25	2.25	Western Slope	All	All	2.25	2.25	2.25
South Dakota	All	All	2.25	2.25	2.25	New Mexico					
	Red skinned	All	2.25	2.25	2.25	Arizona	All	All	2.25	2.25	2.25
	Round white	All	2.25	2.25	2.25	Utah	All	All	2.25	2.25	2.25
Nebraska	All	All	2.25	2.25	2.25	Nevada	All	All	2.25	2.25	2.25
Kansas	All	All	2.25	2.25	2.25	Washington	All	All	2.25	2.25	2.25
SOUTH ATLANTIC						Oregon	All	All	2.25	2.25	2.25
Delaware	All	All	2.25	2.25	2.25	Malheur County	All	All	2.25	2.25	2.25
Florida	All	All	2.25	2.25	2.25	Rest of State	All	All	2.25	2.25	2.25
Georgia	All	All	2.25	2.25	2.25	Idaho and Snake River	All	All	2.25	2.25	2.25
						California	All	All	2.25	2.25	2.25

1 The following differentials for certain grades, sizes, packages and types of pack shall be applicable to country shippers of white potatoes.

- Grade differentials:
 - For white potatoes: U. S. Extra No. 1 grade or better, packed in bags, the country shipper may add 10¢ per cwt. to the maximum prices for U. S. No. 1 grade.
 - For white potatoes which grade below U. S. No. 1 grade, but which are U. S. No. 1, U. S. Commercial, or better, packed in bags, the country shipper shall subtract 10¢ from the maximum prices for U. S. No. 1 grade.
 - For white potatoes of grades lower than U. S. No. 1, U. S. Commercial or better, including ungraded and unclassified white potatoes packed in bags, the country shipper shall subtract 30¢ per cwt. from the maximum prices for U. S. No. 1 grade.
 - For size B white potatoes, the country shipper shall subtract 20¢ per cwt. from the maximum prices stated above.
- Size differentials applicable to all grades:
 - For white potatoes, 6-ounce minimum size, packed in bags, the country shipper may add 15¢ per cwt. to the maximum price for each grade.
 - For white potatoes of 2-inch minimum size or U. S. size A or combination of both packed in bags, the country shipper may add 10¢ to the maximum price for each grade. Potatoes which are both 2-inch minimum and size A are entitled to only the 10¢ differential.
- Packaging differentials applicable to all grades and sizes:
 - For white potatoes packed in paper bags the country shipper may add 20¢ per cwt. for 10-lb. bags, 15¢ per cwt. for 15-lb. bags, and 10¢ per cwt. for 25-lb. bags to the maximum prices.
 - For white potatoes, packed in cotton or mesh bags of 25 pounds, the country shipper may add 20¢ per cwt. to the maximum price for each grade and size.
 - For white potatoes, packed in 15-pound bags of cotton or mesh, the country shipper may add 30¢ per cwt. to the maximum price for each grade and size.

(4) For white potatoes, packed in 10-pound bags of cotton or mesh, the country shipper may add 40¢ per cwt. to the maximum price for each grade and size.

(5) For white potatoes sold either in bulk or in containers furnished by the purchaser, the country shipper shall subtract 2¢ from the maximum prices for each grade and size.

(6) Baking-type pack differentials applicable to maximum prices listed for U. S. No. 1 grade:

- For white potatoes, U. S. No. 1 grade or better, 6-ounce minimum to 14-ounce maximum, or 2½ inch minimum to 4 inch maximum, packed in bags, the country shipper may add 2¢ to the maximum prices for U. S. No. 1 grade.
- For white potatoes, 6-ounce minimum to 14-ounce maximum, or 2½ inch minimum to 4 inch maximum, hand selected and graded, washed and/or brushed and specially packed in 10 pound mesh bags, or in kraft bags containing 10 mesh bags, (each mesh bag containing approximately 5 pounds), the country shipper may add \$1.25 per cwt. to the maximum prices for U. S. No. 1 grade.
- For white potatoes, 6-ounce minimum to 14-ounce maximum, or 2½ inch minimum to 4 inch maximum, hand selected and graded, washed and/or brushed and specially packed in 10 pound mesh bags, the country shipper may add 6¢ per cwt. to the maximum prices for U. S. No. 1 grade.
- For white potatoes, 6-ounce minimum to 14-ounce maximum, or 2½ inch minimum to 4 inch maximum, hand selected and graded, washed and/or brushed and specially packed in 10 pound kraft bags, the country shipper may add 6¢ per cwt. to the maximum prices for U. S. No. 1 grade.

(7) When prices are not listed for any date and month the price shown for June will be in effect as long as the supply lasts.

TABLE II—DRY ONIONS (1942 LATE CROP)

[Maximum prices per 50 lb. graded and in bags]¹

States	April, dollars per 50 lbs.	1943, May, dollars per 50 lbs.	June, dollars per 50 lbs.	States	April, dollars per 50 lbs.	1943, May, dollars per 50 lbs.	June, dollars per 50 lbs.
Maine, New Hampshire, Vermont, Massachusetts, Connecticut, Rhode Island	\$2.05	\$2.15	\$2.15	Minnesota, North Dakota, South Dakota	\$1.00	\$2.00	\$2.00
New York, New Jersey, Pennsylvania, Maryland, Delaware, Virginia	2.10	2.20	2.20	Colorado, Wyoming, Utah, Nevada, New Mexico, Arizona	1.75	1.85	1.85
Ohio, West Virginia	2.05	2.15	2.15	Idaho, Montana, Washington	1.65	1.75	1.75
Indiana, Kentucky	2.00	2.10	2.10	Oregon	1.75	1.85	1.85
Michigan	1.95	2.05	2.05	California	1.80	1.90	1.90
Wisconsin	1.80	2.00	2.00	Other States:			
Illinois, Iowa, Missouri, Nebraska, Kansas	1.95			West of Mississippi River	1.95	2.05	2.05
				East of Mississippi River	2.00	2.10	2.10

¹ These prices apply only to dry onions produced in the calendar year 1942 and are subject to the following differentials:

- (a) For white onions, U. S. Grade No. 1, in 50-pound sacks, the country shipper may add 30¢ per 50 pounds to the maximum prices shown above.
- (b) For dry onions, U. S. Grade No. 1, 3 inches and larger in 50-pound sacks, the country shipper may add 20¢ per 50 pounds to the maximum prices shown above.
- (c) For dry onions, graded and packed in 10-pound sacks or less, the country shipper may add 15¢ per 50 pounds to the maximum prices shown above.
- (d) For white boiler and pickler onions, graded and packed in 50-pound sacks, the country shipper may add \$1.00 per 50 pounds to the maximum price.
- (e) For dry onions, ungraded and packed in sacks of any size, the country shipper shall subtract 15¢ per 50 pounds from the maximum price shown above.

(f) For dry onions, ungraded and unsacked, the country shipper shall subtract 30¢ per 50 pounds from the maximum prices shown above.

(g) If the purchaser furnishes sacks, the country shipper shall subtract 15¢ per 50 pounds from the maximum price.

(h) For dry onions, graded and packed in mesh bags of 10 lbs. or less, the country shipper may add 25¢ per 50 lbs. to the maximum prices shown above.

(i) For dry onions, graded and packed in mesh bags of 25 lbs., the country shipper may add 10¢ per 50 lbs. to the maximum prices shown above.

(j) For Babosa type onions, the country shipper may add 20¢ per 50 pounds to the maximum prices stated above.

TABLE III—EARLY WHITE POTATOES (1943 CROP)¹

[Maximum price per 100 pounds]

State	Producing area	Varieties	Maximum prices	Period	State	Producing area	Varieties	Maximum prices	Period
SOUTH ATLANTIC					WEST				
North Carolina ²	All	All	\$2.80	May 25, 1943, to May 31, 1943.	California ³	All	All	\$2.65	May 25, 1943, to May 31, 1943.
North Carolina ²	All	All	2.70	June 1, 1943, to end of season.	California ³	All	All	2.40	June 1, 1943, to end of season.
South Carolina ²	All	All	2.80	May 25, 1943, to May 31, 1943.	Arizona ²	All	All	2.75	May 25, 1943, to end of season.
South Carolina ²	All	All	2.70	June 1, 1943, to end of season.	New Mexico ²	All	All	2.70	May 25, 1943, to end of season.
Georgia ²	All	All	2.60	May 25, 1943, to end of season.	INTERMEDIATE				
Florida ²	All	All	3.40	May 25, 1943, to May 31, 1943.	Delaware ²	All	All	2.70	May 25, 1943, to end of season.
Florida ²	All	All	2.80	June 1, 1943, to end of season.	Maryland ²	All	All	2.70	May 25, 1943, to end of season.
SOUTHERN CENTRAL					Virginia ²	All	All	2.70	May 25, 1943, to end of season.
Tennessee ²	All	All	2.70	May 25, 1943, to end of season.	Kentucky ²	All	All	2.70	May 25, 1943, to end of season.
Alabama ²	All	All	2.80	May 25, 1943, to end of season.	Missouri ²	All	All	2.65	May 25, 1943, to end of season.
Mississippi ²	All	All	2.80	May 25, 1943, to end of season.	Kansas ²	All	All	2.55	May 25, 1943, to end of season.
Arkansas ²	All	All	2.70	May 25, 1943, to end of season.					
Louisiana ²	All	All	2.80	May 25, 1943, to end of season.					
Oklahoma ²	All	All	2.70	May 25, 1943, to end of season.					
Texas ²	All	All	2.80	May 25, 1943, to May 31, 1943.					
Texas ²	All	All	2.70	June 1, 1943, to end of season.					

¹ (a) The maximum prices listed above shall apply only to "Early White Flesh Potatoes" harvested and sold during the 1943 crop year.

(b) When prices are not listed for any state and month for "Early White Flesh Potatoes" the maximum price shall be the maximum price per 100 pounds at any terminal market or other wholesale receiving point for the most closely similar variety of white flesh potatoes in the particular terminal market or other wholesale receiving point where such white flesh potatoes are being offered for sale.

² These prices are subject to the following differential:

(a) For early white potatoes sold either in bulk or in containers furnished by the purchaser, the country shipper shall subtract 20¢ per 100 pounds from the maximum price listed.

³ The following differentials for certain grades and sizes shall be applicable to country shippers of white flesh potatoes from these states:

(a) Grade differentials:

(1) For white potatoes: U. S. Extra No. 1 grade or better, packed in bags, the country shipper may add 10¢ per cwt. to the maximum prices for U. S. No. 1 grade.

(2) For white potatoes which grade below U. S. No. 1 grade, but which are 85% U. S. No. 1, U. S. Commercial, or better, packed in bags, the country shipper shall subtract 10¢ from the maximum prices for U. S. No. 1 grade.

(3) For white potatoes of grades lower than 85% U. S. No. 1, U. S. Commercial or better, including ungraded and unclassified white potatoes packed in bags, the country shipper shall subtract 30¢ per cwt. from the maximum prices for U. S. No. 1 grade.

(4) For size B white potatoes, the country shipper shall subtract 30¢ per cwt. from the maximum prices stated above.

(b) Size differentials applicable to all grades:

(1) For white potatoes, 6 ounce minimum size, packed in bags, the country shipper may add 15¢ per cwt. to the maximum price for each grade.

(2) For white potatoes of 2-inch minimum size or U. S. Size A or combination of both packed in bags, the country shipper may add 10¢ to the maximum price for each grade. Potatoes which are both 2-inch minimum and size A are entitled to only the 10¢ differential.

(c) For white flesh potatoes sold either in bulk or in containers furnished by the purchaser, the country shipper shall subtract 20¢ per 100 pounds from the maximum prices listed.

TABLE IV—EARLY DRY ONIONS¹[Maximum prices per 50 pounds]²

State	Producing area	Varieties	Maximum prices	Period	State	Producing area	Varieties	Maximum prices	Period
All	All	All except white	\$2.40	Apr. 8, 1943, thru Apr. 15, 1943.	All	All	All except white	\$1.60	May 1, 1943, thru May 31, 1943.
All	All	All except white	2.15	Apr. 16, 1943, thru Apr. 30, 1943.	All	All	All except white	1.75	June 1, 1943, thru June 30, 1943.

¹ The maximum prices listed above are applicable only to "Early dry onions" harvested and sold during the periods set forth.

² These prices are subject to the following differentials.

(a) For white early dry onions, the country shipper may add 15¢ per 50 lbs. to the maximum prices listed above.

(b) For white boiler and white pickler early dry onions, the country shipper may add \$1.00 per 50 lbs. to the maximum prices listed above.

(c) For early dry onions sold in bulk or in containers furnished by the purchaser, the country shipper shall subtract 15¢ per 50 lbs. from the maximum price for each variety.

(d) For Babosa type onions, the country shipper may add 20¢ per 50 pounds to the maximum prices stated above.

This regulation shall become effective May 25th, 1943 (as to country shippers) and May 31st, 1943 (as to all intermediate sellers).

NOTE: All reporting and record-keeping requirements of this regulation have been approved by the Bureau of the Budget in accordance with the Federal Reports Act of 1942.

Issued this 25th day of May 1943.

GEORGE J. BURKE,
Acting Administrator.

Approved:

JESSE W. TAPP,
Acting War Food Administrator.

[F. R. Doc. 43-8414; Filed, May 25, 1943;
5:04 p. m.]

PART 1499—COMMODITIES AND SERVICES
[SR 14 to GMPR, Amdt. 177]

CHARCOAL

A statement of the considerations involved in the issuance of this amendment, issued simultaneously herewith, has been filed with the Division of the Federal Register.*

A new subparagraph (106) is added to paragraph (a) of § 1499.73 to read as follows:

(106) *Charcoal.* The Office of Price Administration, or any duly authorized representative thereof, may by order establish specific maximum prices for sales of charcoal by sellers located in any area or region. Any order establishing maximum prices issued under the authority of this provision will supersede the General Maximum Price Regulation with respect to the sales of charcoal subject to such orders.

This amendment shall become effective May 25, 1943.

(Pub. Laws 421 and 729, 77th Cong.; E.O. 9520, 7 F.R. 7871)

Issued this 25th day of May, 1943.

GEORGE J. BURKE,
Acting Administrator.

[F. R. Doc. 43-8419; Filed, May 25, 1943;
5:05 p. m.]

TITLE 43—PUBLIC LANDS: INTERIOR
Subtitle A—Office of the Secretary of the Interior

PART 1—REPRESENTATION OF PARTIES IN PROCEEDINGS BEFORE THE DEPARTMENT OF THE INTERIOR—REGULATION OF PRACTITIONERS

- Sec.
- 1.1 Purpose and statutory authority.
 - 1.2 Definitions.
 - 1.3 Committee on Practitioners.
 - 1.4 Who may practice.
 - 1.5 Disqualifications.
 - 1.6 Former employees or their spouses.
 - 1.7 Statement upon appearance.
 - 1.8 Practitioner's signature to constitute a certificate.
 - 1.9 Grounds for disciplinary proceedings.

*Copies may be obtained from the Office of Price Administration.

- Sec.
- 1.10 Attorney for the Department.
 - 1.11 Disciplinary proceedings.
 - 1.12 Vacation or modification of orders of suspension or exclusion.
 - 1.13 Appeals.
 - 1.14 Short title.
 - 1.15 Prior regulations revoked.
 - 1.16 Effective date.

AUTHORITY: §§ 1.1 to 1.15, inclusive, issued under E.S. 161, sec. 5, 23 Stat. 93, 101; 5 U.S.C. 22, 493.

§ 1.1 *Purpose and statutory authority.* The following regulations are hereby prescribed to govern practitioners representing parties in proceedings before the Department of the Interior, and are issued pursuant to section 5 of the act of July 4, 1884 (23 Stat. 93, 101; 5 U.S.C. 493), and sec. 161, Revised Statutes, 5 U.S.C. 22.

§ 1.2 *Definitions.* As used in these regulations, unless the context or subject matter otherwise requires:

"Committee" means the Committee on Practitioners.

"Department" includes not only the Office of the Secretary of the Interior, but also any office of the Department of the Interior, in Washington, D. C., and elsewhere.

"Party" includes applicant, claimant, or anyone whose interests are presented to this Department for adjudication.

"Practitioner" means any individual who under these rules may act in a representative capacity in practice before the Department; but no individual while acting exclusively on his own behalf shall be considered a practitioner.

"Practice" relates only to action by practitioners with respect to the process of adjudication.

§ 1.3 *Committee on Practitioners.* A Committee on Practitioners composed of five members is hereby created. The Solicitor of the Department, ex officio, shall be a member and the chairman of the Committee. The other four members shall be appointed by the Secretary of the Interior. The Committee shall, by a majority of those present, act at such times as it may designate or at the call of the chairman, a quorum to consist of three members. Hearings may be held before such persons and at such places and times as the Committee may designate. In administering its functions, the Committee may call upon any bureau of the Department for assistance, including any investigation. The Committee may delegate to one of its members or any employee of the Department authority to pass upon applications for admission and routine matters generally. Except as otherwise specifically provided, the Committee shall administer all functions under these regulations.

§ 1.4 *Who may practice.* (a) Any individual who has been admitted to practice before the Department or any of its bureaus under any prior regulations and who is in good standing at the effective date of these regulations will be permitted to practice before the Department under these regulations.

(b) Any individual who is a member in good standing of the bar of the high-

est court of a State, Territory or the District of Columbia will be permitted to practice without filing an application for such privilege. However, in the discretion of the Committee, or any hearing officer of the Department as to a particular matter pending before him, an individual claiming such privilege may be required to file a written statement concerning his status as an attorney, his character and repute, and setting forth such other information as may be required of him. The Committee or the hearing officer may permit such individual to practice in a particular matter subject to his filing the required statement and to any subsequent action by the Committee or the Secretary.

(c) In particular cases, the Committee in its discretion may admit to practice an individual not admitted to the bar upon a clear showing that, by virtue of his peculiar technical knowledge and experience, he is specially qualified to render valuable service to parties before the Department. Such privilege will be conferred only in unusual circumstances. Such an individual, seeking admission with respect to a matter pending in the Bituminous Coal Division may be granted permission to act by the Committee or a hearing officer of that Division in particular matters pending further action upon his application for admission or subject to its being filed within such time as may then be fixed.

(d) Any individual, not admitted to the bar, will be permitted to act as a practitioner in a particular matter if the party he represents is within one of the following groups: (1) a member of his family; (2) a partnership of which he is a member; (3) a receivership, decedent's estate, or a trust or estate of which he is the receiver, administrator, or other similar fiduciary; (4) the lessee of a mineral lease which is subject to an operating agreement or sublease approved by the Department, which grants to such individual a power of attorney; (5) a Federal, State, district, territorial, or local government or an agency thereof, or a government corporation, or a district or advisory board established pursuant to statute. Where a corporation, business trust, or an association is a party, or a fiduciary within the meaning of 3, or an operator within the meaning of 4, any of its officers or regular full-time employees may act as the practitioner in the case.

§ 1.5 *Disqualifications.* (a) No individual who is an officer or a clerk or who is in regular full-time employment in any other place of trust or profit under the Government of the United States or of the District of Columbia, including any branch or any government corporation thereof, will be permitted to practice before this Department, except in the performance of his proper official duties, in relation to any proceeding or other matter or thing in which the United States is a party, or directly or indirectly interested: *Provided*, That, upon a proper showing that he is otherwise qualified to act as a practitioner and that his services are without compensation, the Committee may permit such an individual to ap-

pear in particular cases, in which event the Committee shall inform his client of its action. This paragraph shall not apply to any person or class of persons specifically declared by Congress to be exempt from the scope of section 113 of the Criminal Code (act of March 4, 1909, 35 Stat. 1088, 1109, 18 U.S.C. 203).

(b) No individual holding any such office or place of trust or profit will be permitted, while holding such position, to act as a practitioner to prosecute, or assist in the prosecution of, a claim against the United States, except in the performance of his proper official duties; nor will he be permitted to act as such, within two years next after he shall have ceased to hold such position, as to any such claim which was pending while he held such position. This paragraph shall not apply to any person or class of persons specifically declared by Congress to be exempt from the scope of section 109 of the Criminal Code (act of March 4, 1909, 35 Stat. 1088, 1107-1108, 18 U.S.C. 198), or Rev. Stat. sec. 190 (5 U.S.C. 99).

(c) No officer, employee, or other individual holding any place of trust or profit under the Department of the Interior, nor the spouse residing with any such person, will be permitted to act as a practitioner in any case before the Department.

(d) No individual shall act with respect to any matter to which as an officer, employee, or holder of any place of trust or profit under the Government of the United States or of the District of Columbia, including any branch or any Government corporation thereof, he personally gave consideration or as to the facts of which he personally gained knowledge while in the Government service. No person shall knowingly assist or accept assistance from or share fees with any person with respect to any matter before the Department to which either of them personally gave consideration or as to the facts of which either of them personally gained knowledge while in the Government service.

(e) No individual may act at the same time in the dual capacity of practitioner and notary with respect to the same matter. Any practitioner who performs any notarial acts in connection with such a matter shall be considered to have withdrawn as practitioner in connection therewith.

§ 1.6 *Former employees or their spouses.* No one who has held a position as an officer or a policy making employee of the Department or his spouse may appear before it in a representative capacity within two years after the termination of such connection with the Department. Any other employee or individual who has held any place of trust or profit under the Department of the Interior or his spouse may not act in any matter before the Department or render any assistance with respect thereto within two years after the termination of such connection with the Department unless he obtains the prior approval of the Committee in each matter: *Provided*, That such matter is not a claim against the United States. To obtain such approval he must file an affidavit stating:

(a) his or his spouse's former connection with the Department; (b) The matter in which he desires to act; (c) That while he or his spouse was connected with the Department the matter was not pending therein, or if it was so pending (1) that the one so connected gave no personal consideration to it, and had no knowledge of the facts involved therein while so connected, and (2) that neither is now or will be assisting, or assisted by, any person who has personally considered it or gained personal knowledge of the facts thereof while so connected. (d) That his action is not prohibited by Rev. Stat. sec. 190 (5 U.S.C. 99) or any other law or by these or any other regulations of the Department.

§ 1.7 *Statement upon appearance.* Except as otherwise provided in these regulations, upon the first appearance of a practitioner in any matter, he shall file a statement in the case setting forth (a) his name and address; (b) where admitted to the bar, or if he is not an attorney, the facts showing that he is within one of the categories of those who may also practice under these regulations; (c) the name and address and the interest of the party whom he is representing.

§ 1.8 *Practitioner's signature to constitute a certificate.* Every paper prepared or filed by a practitioner shall bear his signature unless it already bears the signature of a practitioner of record in the matter. Such signature shall constitute his certificate (a) that under these rules and the law, he is authorized and qualified to represent the particular party in that matter; and (b) that he has read the paper, that to the best of his knowledge, information, and belief there is good ground to support its contents, that it contains no scandalous or indecent matter, and that it is not interposed for delay.

§ 1.9 *Grounds for disciplinary proceedings.* Disciplinary proceedings may be instituted against anyone acting as a practitioner under these regulations on grounds that he is incompetent, disreputable, unethic, or unprofessional, or that he is practicing without authority under these regulations, or that he has violated any provision of the laws or regulations governing practice before this Department or that he has been disbarred or suspended by any court or administrative agency.

§ 1.10 *Attorney for the Department.* Whenever in the discretion of the Committee, the circumstances warrant consideration of the question whether disciplinary proceedings should be initiated, it shall request the Secretary to designate a departmental lawyer, who is not a member of the Committee, to act as attorney for the Department in the matter. He shall thereupon investigate the facts and in doing so may call on any bureau of the Department for assistance and may require the practitioner involved to submit a written statement of facts or explanation. Upon completing his investigation, the Department attorney shall initiate a disciplinary proceeding or shall file a report

with the Committee summarizing his investigations and stating the reasons why such a proceeding is unwarranted.

§ 1.11 *Disciplinary proceedings.* Whenever the Committee shall find, after notice and an opportunity for a hearing, that the charges filed by the attorney for the Department against a practitioner have been sustained, it shall render its decision either: (a) dismissing the charges, or (b) censuring the defendant, or (c) ordering a rehearing, or (d) recommending to the Secretary the appropriate action to be taken.

§ 1.12 *Vacation or modification of orders of suspension or exclusion.* Any person who has been suspended or excluded from practice before this Department on charges brought against him, may file an application, in triplicate, for vacation or modification of the order of suspension or exclusion. The Committee, in its discretion, may hold a hearing on such application before disposing of it. The Committee shall either: (a) deny the application, or (b) recommend to the Secretary the appropriate action to be taken.

§ 1.13 *Appeals.* Any applicant or practitioner aggrieved by a final determination of the Committee may appeal therefrom to the Secretary within 30 days from the receipt of such decision by filing a written statement setting forth in detail the grounds for such appeal.

§ 1.14 *Short title.* These regulations may be cited as "Department of the Interior Regulations on Practitioners (-----, 1943)."

§ 1.15 *Prior regulations revoked.* The following regulations are hereby revoked:

Regulations of September 27, 1917, 46 L. D. 206; Regulations of November 11, 1926; Letter of November 24, 1930, by the Secretary of the Interior to the Commissioner of the General Land Office; and Secretary's Order No. 1397 of June 29, 1939. These appear in 43 CFR 1.1 to 1.14, incl.; 25 CFR 14.3 to 14.17, incl.; 43 CFR (Supp. II) 1.9.

Regulations of April 20, 1907, 35 L. D. 534; G. L. O. Circ. 127 of June 11, 1912; G. L. O. Circ. 947 of June 28, 1924; G. L. O. Circ. 889 of April 16, 1923, 49 L. D. 535; G. L. O. Circ. 1374 of November 29, 1935, 55 I. D. 423; and G. L. O. Circ. 1460 of August 21, 1939. These appear in 43 CFR 212.1 to 212.20, incl.; 43 CFR (Supp. II), 212.19.

Paragraph 10, G. L. O. Circ. 433 of August 23, 1915, 44 L. D. 350, 352. This paragraph appears in 43 CFR 210.12.

Paragraph 128, G. L. O. Circ. 430 of April 11, 1929, 49 L. D. 15, 87 (insofar as paragraph 128 relates to a mineral surveyor acting as a practitioner). This paragraph appears in 43 CFR 185.47.

First two sentences of section 17 of the regulations of May 31, 1935, relating to the determination of heirs and approval of wills. This section appears in 25 CFR 81.17.

Rules 3 and 4 of the rules of practice of the National Bituminous Coal Commission (now the Bituminous Coal Division of this Department) of June 23,

1937, as amended. These rules appear in 30 CFR 301.3 and 301.4.

§ 1.16 *Effective date.* These regulations shall be effective on July 15, 1943.

Issued this 22d day of May, 1943.

HAROLD L. ICKES,
Secretary of the Interior.

[F. R. Doc. 43-8436; Filed, May 26, 1943;
10:09 a. m.]

Notices

DEPARTMENT OF THE INTERIOR.

Bituminous Coal Division.

ALLEGHENY PITTSBURGH COAL COMPANY

[Docket No. 22-FD]

ORDER ADOPTING FINDINGS AND CONCLUSIONS AND DENYING APPLICATION

Upon the basis of the findings of fact and conclusions of law set forth in the opinion of the Director, filed simultaneously herewith, wherein it appears that the application of Allegheny Pittsburgh Coal Company, filed pursuant to section 4-A of the Bituminous Coal Act of 1937, for exemption from the provisions of the Bituminous Coal Code, should be denied and pursuant to section 4-A and other provisions of the Bituminous Coal Act of 1937,

It is hereby ordered, That the proposed findings of fact and the proposed conclusions of law of the Examiner, as modified herein, are approved and adopted as the findings of fact and conclusions of law of the Director.

It is hereby further ordered, That effective fifteen (15) days from the date hereof, the application of Allegheny Pittsburgh Coal Company is denied.

Dated: May 25, 1943.

[SEAL] DAN H. WHEELER,
Director.

[F. R. Doc. 43-8449; Filed, May 26, 1943;
10:55 a. m.]

[Docket No. 25-FD]

WINDSOR POWER HOUSE COAL COMPANY

ORDER DENYING APPLICATION

Upon the basis of the findings of fact and conclusions of law set forth in the opinion of the Director, filed simultaneously herewith, wherein it appears that the application of the Windsor Power House Coal Company for exemption from the provisions of the Bituminous Coal Code should be denied, and pursuant to sections 4 II (e) and 4-A and other provisions of the Bituminous Coal Act of 1937;

It is hereby ordered, That, effective fifteen (15) days from the date hereof,

the application of Windsor Power House Coal Company is denied.

Dated: May 25, 1943.

[SEAL] DAN H. WHEELER,
Director.

[F. R. Doc. 43-8453; Filed, May 26, 1943;
10:56 a. m.]

[Docket No. 27-FD]

VESTA COAL COMPANY

ORDER ADOPTING FINDINGS AND CONCLUSIONS AND DENYING APPLICATION

Upon the basis of the findings of fact and conclusions of law set forth in the opinion of the Director, filed simultaneously herewith, wherein it appears that the application of Vesta Coal Company for exemption from the provisions of the Bituminous Coal Code should be denied, and pursuant to sections 4-A and 4 II (1) and other provisions of the Bituminous Coal Act of 1937.

It is hereby ordered, That the proposed findings of fact and the proposed conclusions of law of the Examiner, as modified, are approved and adopted as the findings of fact and conclusions of law of the Director.

It is hereby further ordered, That, effective fifteen (15) days from the date hereof, the application of Vesta Coal Company is denied.

Dated: May 25, 1943.

[SEAL] DAN H. WHEELER,
Director.

[F. R. Doc. 43-8447; Filed, May 26, 1943;
10:56 a. m.]

[Docket No. 28-FD]

SHANNOPIN COAL COMPANY

ORDER ADOPTING FINDINGS AND CONCLUSIONS AND DENYING APPLICATION

Upon the basis of the findings of fact and conclusions of law set forth in the opinion of the Director, filed simultaneously herewith, wherein it appears that the application of the Shannopin Coal Company for exemption from the provisions of the Bituminous Coal Code should be denied, and pursuant to sections 4 II (1) and 4-A and other provisions of the Bituminous Coal Act of 1937;

It is hereby ordered, That the proposed findings of fact and the proposed conclusions of law of the Examiner, as modified, are approved and adopted as the findings of fact and conclusions of law of the Director.

It is hereby further ordered, That effective fifteen (15) days from the date hereof the application of Shannopin Coal Company is dismissed.

Dated: May 25, 1943.

[SEAL] DAN H. WHEELER,
Director.

[F. R. Doc. 43-8450; Filed, May 26, 1943;
10:55 a. m.]

[Docket No. 35-FD]

SUPERIOR COAL COMPANY

ORDER ADOPTING FINDINGS AND CONCLUSIONS AND DENYING APPLICATION

Upon the basis of findings of fact and conclusions of law set forth in the opinion of the Director, filed simultaneously herewith, wherein it appears that the application of Superior Coal Company for exemption from the provisions of the Bituminous Coal Code should be denied, and pursuant to sections 4 II (1) and 4-A and other provisions of the Bituminous Coal Act of 1937;

It is hereby ordered, That the proposed findings of fact and the proposed conclusions of law of the Examiner, as modified, are approved and adopted as the findings of fact and conclusions of law of the Director.

It is hereby further ordered, That, effective fifteen (15) days from the date hereof, the application of Superior Coal Company is denied.

Dated: May 25, 1943.

[SEAL] DAN H. WHEELER,
Director.

[F. R. Doc. 43-8443; Filed, May 26, 1943;
10:55 a. m.]

[Docket No. B-254]

KRISTIANSON & JOHNSON COAL CO., INC.

ORDER RESTORING CODE MEMBERSHIP

A written complaint dated April 29, 1942, having been filed on May 1, 1942, by the Bituminous Coal Producers Board for District No. 1, complainant, pursuant to sections 4 II (j) and 5 (b) of the Bituminous Coal Act of 1937, alleging wilful violation by Kristianson & Johnson Coal Co., Inc., Code Member, a corporation, Lanse, Pennsylvania, of the Bituminous Coal Code or rules and regulations thereunder; and

An order having been issued herein on April 30, 1943 revoking and cancelling the code membership of said Code Member in the Code and providing, pursuant to section 5 (c) of the Act, for the payment to the United States of a tax in the amount of \$84.10 as a condition precedent to its restoration to membership in the Code; and

Said Code Member having filed with the Bituminous Coal Division on May 11, 1943 an application for restoration of its code membership; and

It appearing from said application and other information in possession of the Division, that said Code Member paid to the Collector of Internal Revenue at Pittsburgh, Pennsylvania, on May 11, 1943, the sum of \$84.10, the amount specified in said order dated April 30, 1943, in the above-entitled matter, as a condition precedent to the restoration of its code membership;

Now, therefore, it is ordered, That membership in the Code of Kristianson

& Johnson Coal Co., Inc., be, and it hereby is restored as of April 30, 1943.

Dated: May 25, 1943.

[SEAL]

DAN H. WHEELER,
Director.

[F. R. Doc. 43-8451; Filed, May 26, 1943;
10:55 a. m.]

[Docket No. A-626]

JENSON COAL COMPANY

ORDER REVOKING TEMPORARY RELIEF AND DENYING PETITION

In the matter of the petition of G. B. Jensen, doing business under the name of Jensen Coal Company, Mine Index No. 649, a producer in District No. 12, requesting the establishment of a minimum price for shipments of off-line railroad locomotive fuel to the Illinois Central Railroad and the Minneapolis and St. Louis Railroad, pursuant to section 4 II (d) of the Bituminous Coal Act of 1937.

This proceeding was instituted upon a petition filed January 27, 1941, with the Bituminous Coal Division, pursuant to section 4 II (d) of the Bituminous Coal Act of 1937, by G. B. Jensen, doing business as the Jensen Coal Company, operating the Jensen Coal Co. Mine (Mine Index No. 649), located in District 12, Webster County, Iowa. The petition requested the establishment of a minimum price of \$3.50 per ton f. o. b. the mine for railroad locomotive fuel sold to the Minneapolis and St. Louis Railroad and Illinois Central Railroad at Fort Dodge, Iowa, and permission to absorb a 45-cent per ton transportation charge from the mine's loading ramp at Lundgren, Iowa, to the point of delivery at Fort Dodge, Iowa. On January 23, 1941,¹ District Board 12 filed a petition of intervention.

Pursuant to appropriate orders, and after due notice to interested persons, a hearing in this matter was held on March 17, 1941, before Edward J. Hayes, a duly designated Examiner of the Division at a hearing room in Des Moines, Iowa. Interested persons were afforded an opportunity to be present, adduce evidence, cross-examine witnesses, and otherwise be heard. Petitioner, District Board 12, and District Board 10 appeared. At the conclusion of the hearing, all parties waived the preparation and filing of a report by the Examiner, and the matter was submitted to me for consideration.

On May 22, 1941, an order was issued temporarily establishing a minimum

price of \$3.50 per ton for railroad locomotive fuel produced at the Jensen Coal Company's Mine (Mine Index No. 649) in District 12, and provided that when coal is shipped to the Minneapolis and St. Louis Railroad and Illinois Central Railroad at Fort Dodge, Iowa, such price may be reduced not more than 45 cents per ton, on condition, however, that petitioner file with the Division on or before the fifth and twentieth day of each month a verified statement showing all rail shipments during the period ending the next preceding first or fifteenth of the month, the uses for which the coal was shipped, the destinations thereof and the railroad routing thereto, the size, tonnage and price thereof and the freight absorptions granted the purchaser in the case of railroad locomotive fuel. This order expressly reserved jurisdiction to stay, terminate or modify the temporary relief therein granted at any time thereafter.

On September 22, 1942, the Director by letter advised petitioner that temporary relief herein granted was conditioned upon the periodic filing of verified statements showing all rail shipments, the uses and destinations thereof, the amount, price and freight absorption, and that up to that time no such statements had been filed. Petitioner was also asked whether he desired to withdraw his petition, and if he had not availed himself of the relief heretofore granted, whether he intended to avail himself of such relief.

The records of the Division disclose that petitioner has failed to reply to the above communication or to indicate his intention either to avail himself of the temporary relief granted or to withdraw the petition. The records further disclose that petitioner has failed to comply with the provisions of the order granting temporary relief with respect to filing verified statements. Under the circumstances thus disclosed and in view of the provisions of the order, dated May 22, 1941, I have no alternative but to revoke the temporary relief heretofore granted and to deny the relief requested in the petition herein.

Now, therefore, it is ordered, That the petition of G. B. Jensen, doing business as the Jensen Coal Company, operating the Jensen Coal Co. Mine (Mine Index No. 649) for the establishment of a minimum price of \$3.50 per ton for railroad locomotive fuel sold to the Minneapolis and St. Louis Railroad and Illinois Central Railroad at Fort Dodge, Iowa, and for permission to absorb a 45-cent transportation charge from the mine's loading ramp at Lundgren, Iowa, to Fort Dodge, Iowa, be, and it hereby is, denied; and

It is further ordered, That, effective as of the date hereof, the order of the Director, dated May 22, 1941, granting tem-

porary relief pending the final disposition of this proceeding is revoked.

Dated: May 25, 1943.

[SEAL]

DAN H. WHEELER,
Director.

[F. R. Doc. 43-8452; Filed, May 26, 1943;
10:55 a. m.]

Bureau of Reclamation.

SOUTH PLATTE PROJECT, COLORADO

FIRST FORM RECLAMATION WITHDRAWAL

MARCH 22, 1943.

The SECRETARY OF THE INTERIOR.

SIR: In accordance with the authority vested in you by the Act of June 28, 1934 (48 Stat. 1269), as amended, it is recommended that the following described lands be withdrawn from public entry under the first form of withdrawal, as provided in section 3 of the Act of June 17, 1902 (32 Stat. 388), and that Departmental Order of April 8, 1935, establishing Colorado Grazing District No. 2, be modified and made subject to the withdrawal effected by this order.

SOUTH PLATTE PROJECT

SIXTH PRINCIPAL MERIDIAN, COLORADO

PARSHALL RESERVOIR SITE

T. 1 N., R. 78 W.,
Sec. 18, S $\frac{1}{2}$ lot 1, SE $\frac{1}{4}$ NW $\frac{1}{4}$, S $\frac{1}{2}$ SW $\frac{1}{4}$;
Sec. 19, NE $\frac{1}{4}$ NW $\frac{1}{4}$;
Sec. 20, SE $\frac{1}{4}$ NW $\frac{1}{4}$;
Sec. 21, N $\frac{1}{2}$ NW $\frac{1}{4}$.
T. 1 N., R. 79 W.,
Sec. 11, W $\frac{1}{2}$ SW $\frac{1}{4}$, SE $\frac{1}{4}$ SW $\frac{1}{4}$;
Sec. 12, NE $\frac{1}{4}$ SE $\frac{1}{4}$;
Sec. 13, W $\frac{1}{2}$ NW $\frac{1}{4}$, N $\frac{1}{2}$ SW $\frac{1}{4}$;
Sec. 14, All.

KREMMLING RESERVOIR SITE

T. 1 N., R. 80 W.,
Sec. 20, W $\frac{1}{2}$ NW $\frac{1}{4}$, SE $\frac{1}{4}$ NW $\frac{1}{4}$.
T. 1 N., R. 81 W.,
Sec. 13, SW $\frac{1}{4}$ SW $\frac{1}{4}$;
Sec. 23, SE $\frac{1}{4}$ NW $\frac{1}{4}$, NE $\frac{1}{4}$ SW $\frac{1}{4}$;
Sec. 24, S $\frac{1}{2}$ N $\frac{1}{2}$.

DILLON RESERVOIR SITE

T. 5 S., R. 77 W.,
Sec. 7, lots 4, 5;
Sec. 17, S $\frac{1}{2}$ SW $\frac{1}{4}$ SW $\frac{1}{4}$;
Sec. 18, lots 4, 5, 6, 10, 11;
Sec. 19, lots 1, 2, 4, 5, 6, 7, 8, E $\frac{1}{2}$ E $\frac{1}{2}$,
SE $\frac{1}{4}$ SW $\frac{1}{4}$;
Sec. 30, lots 1, 2, 3, 4, E $\frac{1}{2}$ E $\frac{1}{2}$, E $\frac{1}{2}$ NW $\frac{1}{4}$,
NE $\frac{1}{4}$ SW $\frac{1}{4}$, N $\frac{1}{2}$ SE $\frac{1}{4}$ SW $\frac{1}{4}$;
Sec. 31, lots 1, 2, 3, 4, E $\frac{1}{2}$ E $\frac{1}{2}$.
T. 6 S., R. 77 W.,
Sec. 6, lots 4, 5, 15, NE $\frac{1}{4}$ NW $\frac{1}{4}$.
T. 5 S., R. 78 W.,
Sec. 12, SW $\frac{1}{4}$ SE $\frac{1}{4}$;
Sec. 13, lot 1, NE $\frac{1}{4}$, W $\frac{1}{2}$ SE $\frac{1}{4}$, NE $\frac{1}{4}$ SE $\frac{1}{4}$;
Sec. 24, lot 1, SE $\frac{1}{4}$ NE $\frac{1}{4}$, W $\frac{1}{2}$ NE $\frac{1}{4}$, N $\frac{1}{2}$ -
SE $\frac{1}{4}$, SE $\frac{1}{4}$ SE $\frac{1}{4}$.

Respectfully,

JOHN C. PAGE,
Commissioner.

¹The record discloses that District Board 12's petition of intervention was filed with the Division prior to the filing of the petition herein.

I concur: April 20, 1943.

J. H. LEECH,
Acting Director of the
Grazing Service.

I concur: May 3, 1943.

FRED W. JOHNSON,
Commissioner of the General
Land Office.

The foregoing recommendation is hereby approved, as recommended, and the Commissioner of the General Land Office will cause the records of his office and the local land office to be noted accordingly.

MICHAEL W. STRAUS,
First Assistant Secretary.

[F. R. Doc. 43-8432; Filed, May 26, 1943;
10:07 a. m.]

CIVIL AERONAUTICS BOARD.

[Docket No. 824]

NATIONAL AIRLINES, INC.

NOTICE OF POSTPONEMENT OF HEARING

In the matter of the proceeding relating to the fixing of fair and reasonable rates of compensation for the transportation of mail by aircraft, the facilities used and useful therefor, and the services connected therewith, over Routes Nos. 31 and 39.

Notice is hereby given pursuant to the Civil Aeronautics Act of 1938, as amended, particularly sections 406 and 1001 of said Act, in the above-entitled proceeding, that hearing now assigned to be held on May 28, 1943 is hereby postponed to June 22, 1943, 10 a. m. (eastern war time) in the Foyer of the Auditorium, Commerce Building, 14th Street and Constitution Avenue NW., Washington, D. C., before Examiner Berdon M. Bell.

Dated Washington, D. C., May 22, 1943.

By the Civil Aeronautics Board.

[SEAL]

FRED A. TOOMBS,
Secretary.

[F. R. Doc. 43-8431; Filed, May 26, 1943;
9:38 a. m.]

[Docket Nos. 838 and 850]

BRANIFF AIRWAYS, INC.

NOTICE OF HEARING

In the matter of the compensation for the transportation of mail by aircraft, the facilities used and useful therefor, and the services connected therewith for Braniff Airways, Inc., over routes Nos. 24 and 54.

No. 104—4

In the matter of the rates, fares and charges of Braniff Airways, Inc., for the transportation of passengers.

Notice is hereby given pursuant to the Civil Aeronautics Act of 1938, as amended, particularly sections 406 and 1001 of said Act, in the above-entitled proceeding, that hearing is assigned to be held on June 15, 1943, 10:00 a. m. (eastern war time) in Conference Room C, Departmental Auditorium, Constitution Ave., between 12th and 14th Streets NW., Washington, D. C., before Examiners Thomas L. Wrenn and Lawrence J. Kosters.

Dated Washington, D. C., May 24, 1943.
By the Civil Aeronautics Board.

[SEAL]

FRED A. TOOMBS,
Secretary.

[F. R. Doc. 43-8430; Filed, May 26, 1943;
9:38 a. m.]

[Docket Nos. 849 and 850]

NORTHWEST AIRLINES, INC.

NOTICE OF HEARING

In the matter of the proceeding relating to the fixing of fair and reasonable rate of compensation for the transportation of mail by aircraft, the facilities used and useful therefor, and the services connected therewith, over routes 3 and 45, and matter of rates, fares and charges of Northwest Airlines, Inc., for the transportation of passengers.

Notice is hereby given pursuant to the Civil Aeronautics Act of 1938, as amended, particularly sections 406 and 1001 of said Act, in the above-entitled proceeding, that hearing is assigned for June 9, 1943; at 10:00 a. m. (eastern war time) in Room 3237 of the Post Office Department, Washington, D. C., before Examiner Berdon M. Bell.

Dated May 25, 1943.

By the Civil Aeronautics Board.

[SEAL]

FRED A. TOOMBS,
Secretary.

[F. R. Doc. 43-8435; Filed, May 26, 1943;
10:15 a. m.]

FEDERAL COMMUNICATIONS COMMISSION.

[Docket Nos. 6046, 6509, 6510, 6511]

RCA COMMUNICATIONS, INC.

ORDER DENYING PETITION, AND CONSOLIDATING HEARING

In the matter of the Investigation of the Rates and Charges Applicable to Communications between Various Points

in the United States and Various Points in the West Indies, Central America, and South America, Docket No. 6946.

In the matter of RCA Communications, Inc., charges for Telegraph Service between Ecuador and the United States, Docket No. 6509.

In the matter of RCA Communications, Inc., new charges for Telegraph Communications from the United States to Ecuador, Docket No. 6510.

In the matter of RCA Communications, Inc. new charges for Telegraph Communications between the United States and Colombia, Docket No. 6511.

At a session of the Federal Communications Commission held at its offices in Washington, D. C. on the 21st day of May, 1943;

The Commission having under consideration a petition for reconsideration filed by RCA Communications, Inc. in Dockets Nos. 6509, 6510, and 6511, in which petition it is requested that the Commission discontinue the investigations instituted herein, and permit the new charges filed by petitioner to become effective as filed; and having also under consideration the principles set forth in its Proposed Report in Docket No. 6046, adopted on May 19, 1943;

It appearing, That no grounds are set forth in such petition on which the action requested should be granted;

It further appearing, That the matters involved in the proceedings in Dockets Nos. 6509, 6510, and 6511 are directly related to those involved in Docket No. 6046, and that consolidation of these proceedings will best conduce to the proper dispatch of business and to the ends of justice;

It is ordered, That said petition for reconsideration be, and it is hereby, denied;

It is further ordered, That the consolidated hearing in Dockets Nos. 6509 and 6510, now scheduled for May 26, 1943, be, and it is hereby, continued to May 27, 1943; and that the proceedings in Dockets Nos. 6509 and 6510 be, and the same are hereby, consolidated with the proceedings in Docket No. 6511 for the purposes of hearing;

It is further ordered, That the proceeding in Docket No. 6046, insofar as it relates to rates, charges, classifications, regulations and practices with respect to telegraph communications between the United States, on the one hand, and Colombia and Ecuador, on the other, be, and it is hereby, assigned for further hearing on May 27, 1943; and that for the purposes of such further hearing, the proceeding in Docket No. 6046 be, and the same is hereby, consolidated with the proceedings in Dockets Nos. 6509, 6510, and 6511; and that the consolidated hearing in these proceedings be, and the same is hereby, scheduled to begin at 10:00 a. m. on May 27,

1943, in the office of the Commission, Washington, D. C.

By the Commission.

[SEAL]

T. J. SLOWIE,
Secretary.

[F. R. Doc. 43-8454; Filed, May 26, 1943;
11:02 a. m.]

FEDERAL POWER COMMISSION.

[Docket No. G-468]

INTERSTATE NATURAL GAS COMPANY, INC.

ORDER FIXING DATE OF HEARING

MAY 25, 1943.

Upon consideration of the application filed April 29, 1943, by Interstate Natural Gas Company, Inc. for a certificate of public convenience and necessity under section 7 of the Natural Gas Act, as amended, authorizing the installation, construction and operation of:

(i) Two additional compressors of 1,000 horsepower each, to be installed at applicant's existing De Siard compressor station, Fowler, Ouachita Parish, Louisiana;

(ii) A 16-inch pipe-line extending from the De Siard compressor station in a southeasterly direction for approximately 28,500 feet to connect with an existing 16-inch line of the applicant;

(iii) One additional compressor to be installed at applicant's existing Brock compressor station, Ferriday, Concordia Parish, Louisiana;

The Commission orders That:

(a) A public hearing be held in this proceeding on June 8, 1943, at 9:45 a. m. (E. W. T.), in the Hurley Wright Building, 1800 Pennsylvania Avenue, NW., Washington, D. C.;

(b) Interested State Commissions may participate in this proceeding as provided in § 67.4 of the Provisional Rules of Practice and Regulations under the Natural Gas Act.

By the Commission.

LEON M. FUQUAY,
Secretary.

[F. R. Doc. 43-8433; Filed, May 26, 1943;
10:07 a. m.]

[Docket No. G-469]

COLORADO INTERSTATE GAS COMPANY

ORDER FIXING DATE OF HEARING

MAY 25, 1943.

Upon consideration of the application filed April 29, 1943, by Colorado Inter-

state Gas Company for a certificate of public convenience and necessity under section 7 of the Natural Gas Act, as amended, authorizing the construction and operation of:

(i) A 6-inch pipe line from a point of connection with applicant's existing La Junta 8-inch lateral line in Otero County, Colorado, and extending in a northeasterly direction to La Junta, Colorado, thence in a northerly direction for a total distance of approximately 14,000 feet to a point at or near Holly Sugar Corporation's plant at Swink, Otero County, Colorado; and

(ii) A 560-horsepower compressor station to be known as the Apishapa compressor station and to be located in Pueblo County, Colorado, adjacent to the point at which the La Junta lateral line connects with applicant's main 22-inch transmission line;

The Commission orders That:

(a) A public hearing be held in this proceeding on June 8, 1943, at 9:45 a. m. (E. W. T.), in the Hurley Wright Building, 1800 Pennsylvania Avenue, N. W., Washington, D. C.;

(b) Interested State Commissions may participate in this proceeding as provided in Section 67.4 of the Provisional Rules of Practice and Regulations under the Natural Gas Act.

By the Commission.

LEON M. FUQUAY,
Secretary.

[F. R. Doc. 43-8434; Filed, May 26, 1943;
10:07 a. m.]

FEDERAL TRADE COMMISSION.

[Docket No. 4848]

KORET, INC.

ORDER APPOINTING TRIAL EXAMINER AND
FIXING TIME AND PLACE FOR TAKING
TESTIMONY

At a regular session of the Federal Trade Commission, held at its office in the City of Washington, D. C., on the 24th day of May A. D. 1943.

This matter being at issue and ready for the taking of testimony, and pursuant to authority vested in the Federal Trade Commission, under an Act of Congress (38 Stat. 717; 15 USCA, section 41),

It is ordered, That John W. Addison, a trial examiner of this Commission, be and he hereby is designated and appointed to take testimony and receive evidence in this proceeding and to perform all other duties authorized by law;

It is further ordered, That the taking of testimony in this proceeding begin on Thursday, June 10, 1943, at ten o'clock

in the forenoon of that day (eastern standard time) in Room 532, Federal Trade Commission, Washington, D. C.

Upon completion of testimony for the Federal Trade Commission, the trial examiner is directed to proceed immediately to take testimony and evidence on behalf of the respondent. The trial examiner will then close the case and make his report upon the evidence.

By the Commission.

[SEAL]

OTIS B. JOHNSON,
Secretary.

[F. R. Doc. 43-8455; Filed, May 26, 1943;
11:33 a. m.]

INTERSTATE COMMERCE COMMISSION.

[Special Permit 3 Under Service Order 123]

MOVEMENT OF POTATOES IN FLOOD AREAS
REICING IN TRANSIT

Pursuant to the authority vested in me by paragraph (c) of the first ordering paragraph (§ 95.307) of Service Order No. 123, of May 14, 1943, as amended, permission is granted for:

Any common carrier by railroad subject to the Interstate Commerce Act transporting a refrigerator car or cars loaded with potatoes originating at any point or points in the States of Alabama, Arizona, Arkansas, California, Florida, Georgia, Louisiana, Mississippi, North Carolina, Oklahoma, South Carolina, Tennessee, Texas, or Virginia, and moving through territory affected by present flood conditions in the following river valleys: Ohio, Missouri, Mississippi Rivers, and Arkansas, Grand, Illinois, Verdigris, Wabash, White and other tributaries where tracks are not usable due to floods to perform such reicing in transit after the first or initial icing as may be necessary to preserve the potatoes transported.

A copy of this permit has been served upon the Association of American Railroads, Car Service Division, as agent of the railroads subscribing to the car service and per diem agreement under the terms of that agreement; and notice of this permit has been given to the general public by depositing a copy in the office of the Secretary of the Commission at Washington, D. C., and by filing it with the Director, Division of the Federal Register, The National Archives.

Issued at Washington, D. C., this 25th day of May 1943.

HOMER C. KING,
Director,
Bureau of Service.

[F. R. Doc. 43-8441; Filed, May 26, 1943;
10:34 a. m.]

OFFICE OF ALIEN PROPERTY CUSTODIAN.

[Amendment of Vesting Order 1]

I. G. FARBEINDUSTRIE A. G., STANDARD I. G. CO., ET AL.

Whereas, pursuant to Vesting Order No. 1 of March 25, 1942, the undersigned intended to vest, among other things, the patents identified as follows:

Patent Nos.	Dates	Inventors	Titles	Serial Nos.
1,909,145 1,925,566	5/16/33 9/5/33	A. Berenbruch..... M. Pier et al.....	Recovery of energy transmitted to liquids..... Apparatus for the recovery of volatile organic substances from materials containing the same.	448,151 291,422

Whereas in describing such Patent Number 1,909,145 in Schedule C attached to and made a part of such Vesting Order No. 1, the number thereof was, through clerical error, inadvertently designated as "1,909,141"; and

Whereas in describing said Patent No. 1,925,566 in said Schedule C, the number thereof was, through clerical error, inadvertently designated as "1,925,506", and the serial number of the patent application from which such patent resulted was inadvertently designated as "291,202";

Now, therefore, Vesting Order No. 1 of March 25, 1942, is hereby amended by substituting, in Schedule C attached to such order and made a part thereof (a) the number "1,909,145" for the number "1,909,141", (b) the number "1,925,566" for the number "1,925,506" and (c) the number "291,402" for the number "291,202".

All other provisions of such Vesting Order No. 1 and all action taken on behalf of the undersigned in reliance thereon, pursuant thereto and under the authority thereof are hereby ratified and confirmed.

Executed at Washington, D. C., on March 8, 1943.

[SEAL]

LEO T. CROWLEY,
Alien Property Custodian.

[F. R. Doc. 43-8329; Filed, May 25, 1943;
12:04 p. m.]

[Vesting Order 677]

PATENTS OF CITIZENS OF ENEMY OR ENEMY-OCCUPIED COUNTRIES RESIDING IN ENEMY-OCCUPIED COUNTRIES

Under the authority of the Trading with the Enemy Act, as amended, and Executive Order No. 9095, as amended, and pursuant to law, the undersigned, after investigation,

1. Finding that the record owners of the patent numbered 1,677,615, which is more particularly identified in Exhibit A attached hereto and hereby made a part hereof, are A. Boldin and J. Effront; that said A. Boldin is a citizen and resident of France and therefore a national of a foreign country (France); and that said J. Effront is a citizen and resident of Belgium and therefore a national of a foreign country (Belgium);

2. Finding that the record owners of the patent numbered 2,284,173, which is more particularly identified in said Exhibit A, are J. Soukup and F. Zerner; and that both J. Soukup and F. Zerner are citizens of Germany and residents of France and therefore are nationals of foreign countries (Germany and France);

3. Finding that the record owners of all other patents (except those hereinbefore

mentioned in subparagraphs 1 and 2) identified in said Exhibit A are the persons whose names are set forth (in the column headed "Record Owner" in said Exhibit A) opposite the descriptions of such patents, respectively;

4. Finding that each of the persons to whom reference was hereinbefore made in subparagraph 3 if an individual, is a citizen of, or, if a business organization, is organized under the laws of, the country represented by the code number set forth after his or its respective name in said Exhibit A under the heading "Nat Code" in accordance with the following:

27 represents France
51 represents Norway

and is therefore a national of such foreign country;

5. Finding that the property described as follows:

All right, title and interest, including all accrued royalties and all damages and profits recoverable at law or in equity from any person, firm, corporation or government for past infringement thereof, in and to the patents identified in said Exhibit A,

is property of nationals of foreign countries (Germany, France, Belgium and Norway);

6. Having made all determinations and taken all action, after appropriate consulta-

tion and certification, required by said Executive Order or Act or otherwise; and

7. Deeming it necessary in the national interest;

hereby vests in the Alien Property Custodian the property hereinbefore described in subparagraph 5, to be held, used, administered, liquidated, sold or otherwise dealt with in the interest of and for the benefit of the United States.

Such property, and any or all of the proceeds thereof, shall be held in an appropriate special account or accounts, pending further determination of the Alien Property Custodian. This shall not be deemed to limit the powers of the Alien Property Custodian to return such property or the proceeds thereof, or to indicate that compensation will not be paid in lieu thereof, if and when it should be determined that such return should be made or such compensation should be paid.

Any person, except a national of a designated enemy country, asserting any claim arising as a result of this order may file with the Alien Property Custodian a notice of his claim, together with a request for a hearing thereon, on Form APC-1, within one year from the date hereof, or within such further time as may be allowed by the Alien Property Custodian. Nothing herein contained shall be deemed to constitute an admission of the existence, validity or right to allowance of any such claim.

The terms "national" and "designated enemy country" as used herein shall have the meanings prescribed in section 10 of said Executive Order.

Executed at Washington, D. C., on January 18, 1943.

[SEAL]

LEO T. CROWLEY,
Alien Property Custodian.

EXHIBIT A

Patents which are identified as follows and the titles to which stand of record in the United States Patent Office in the names of the persons indicated, respectively:

Patent No.	Date	Record owner	Inventor	Title	Nat. code
1,677,615	7/17/23	A. Boldin and J. Effront.....	A. Boldin et al.....	Preparation starch material and making it.	7 & 27
1,717,657	6/18/23	J. Brandenkemper.....	J. Brandenkemper.....	Film printer.	27
1,737,830	12/3/23	Det Norske Aktieselskab for Elektroteknisk Industrie.	F. Natchi et al.....	Apparatus and method of controlling electrodes in electric furnaces.	51
1,912,189	5/20/33	Societe des Usines Chimiques Rheno-Peulene.	H. Gault et al.....	Manufacture of cellulose butyric esters.	27
1,927,709	9/12/33	S. A. de Construction de Materiel Automobile S. A. C. M. A.	M. Menneken.....	Measuring instrument controls for machines.	27
1,971,271	8/21/34	S. A. de Construction de Materiel Automobile S. A. C. M. A.	M. Menneken.....	Pneumatic measuring device.	27
1,982,523	11/27/34	S. A. de Construction de Materiel Automobile S. A. C. M. A.	M. Menneken.....	Apparatus for measuring distance.	27
1,985,576	12/23/34	S. A. de Construction de Materiel Automobile S. A. C. M. A.	M. Menneken.....	Measuring apparatus.	27
1,993,812	3/12/35	Lo Film Ozophane.....	P. Varot.....	Method for printing cinematographic films.	27
1,994,735	3/12/35	Lo Film Ozophane.....	P. Varot.....	Developing method for cinematographic films.	27
2,026,187	12/31/35	S. A. de Construction de Materiel Automobile S. A. C. M. A.	M. Menneken.....	Pneumatic measuring device.	27
2,029,979	2/4/36	Lo Film Ozophane.....	R. Bernheim.....	Phonographic film.	27
2,061,350	11/17/35	M. Coupler, J. Hellmann & O. Mille.	M. Coupler et al.....	Method of covering wires.	27
2,074,777	3/23/37	M. Coupler.....	M. Coupler.....	Concentric cable with mineral insulation.	27
2,096,103	10/10/37	A. Guerbilsky.....	A. Guerbilsky.....	Method and apparatus for transforming pressure variations into electrical variations.	27
2,112,953	4/5/38	Compagnie Generale de Telegraphie Sans Fil.	H. Guitton et al.....	Electron discharge tubes.	27
2,123,778	7/12/38	Societe Alcatel de Constructions Mecaniques.	J. Hellmann.....	Electric wire.	27

Patent No.	Date	Record owner	Inventor	Title	Nat. code
2, 159, 591 2, 205, 513	5/23/39 6/25/40	A. Guerblisky..... Societo Cinoza S/A.....	A. Guerblisky..... R. Bernheim.....	Electromechanical resonator. Process and device for the reproduction of fixed density sound records.	27 27
2, 247, 051	6/24/41	A. Guerblisky.....	O. Ohilowsky et al.....	Method and apparatus for television.	27
2, 284, 173	5/26 42	J. Soukup and F. Zerner.....	J. Soukup et al.....	Apparatus for recording and reproducing telephone messages.	27 & 23
2, 233, 210	6/30/42	M. Schlumberger.....	M. Schlumberger.....	Core taking projectile.....	27

[F. R. Doc. 43-8330; Filed, May 25, 1943; 12:04 p. m.]

[Vesting Order 1034]

I. G. FARBENINDUSTRIE A. G.

Re: Two patent applications of I. G. Farbenindustrie A. G.

Under the authority of the Trading with the Enemy Act, as amended, and Executive Order No. 9095, as amended, and pursuant to law, the undersigned, after investigation:

1. Finding that I. G. Farbenindustrie A. G. is a corporation of Germany doing business in Germany and is a national of a foreign country (Germany);
2. Finding that I. G. Farbenindustrie A. G. is the owner and record owner of the patent applications identified in subparagraph 3 hereof;
3. Finding therefore that the patent applications identified as follows:

Serial No.	Filing date	Inventor	Title
367, 231	11/26/40	R. Kern.....	Process for the production of higher molecular aldehydes and alcohols.
397, 745	6/12/41	W. Schmidt.....	Methacrylic acid chloride.

are property of a national of a foreign country (Germany);

4. Having made all determinations and taken all action, after appropriate consultation and certification, required by said Executive Order or Act or otherwise; and
5. Deeming it necessary in the national interest;

hereby vests in the Alien Property Custodian the patent applications identified in subparagraph 3 hereof, to be held, used, administered, liquidated, sold or otherwise dealt with in the interest of and for the benefit of the United States.

Such property, and any or all of the proceeds thereof, shall be held in an appropriate special account or accounts, pending further determination of the Alien Property Custodian. This shall not be deemed to limit the powers of the Alien Property Custodian to return such property or the proceeds thereof, or to indicate that compensation will not be paid in lieu thereof, if and when it should be determined that such return should be made or such compensation should be paid.

Any person, except a national of a designated enemy country, asserting any claim arising as a result of this order may file with the Alien Property Custodian a notice of his claim, together with a request for a hearing thereon, on Form APC-1, within one year from the date hereof, or within such further time as may be allowed by the Alien Property Custodian. Nothing herein contained shall be deemed to constitute an admission of the existence, validity or right to allowance of any such claim.

The terms "national" and "designated enemy country" as used herein shall have the meanings prescribed in section 10 of said Executive Order.

Executed at Washington, D. C., on March 8, 1943.

[SEAL]

LEO T. CROWLEY,
Alien Property Custodian.

[F. R. Doc. 43-8331; Filed, May 25, 1943; 12:06 p. m.]

[Vesting Order 1035]

I. G. FARBENINDUSTRIE A. G.

Re: Interest of I. G. Farbenindustrie A. G. in patent application.

Under the authority of the Trading with the enemy Act, as amended, and Executive Order No. 9095, as amended, and pursuant to law, the undersigned, after investigation:

1. Finding that I. G. Farbenindustrie A. G. is a corporation organized under the laws of and having its principal place of business in Germany and is a national of a foreign country (Germany);
2. Finding that said I. G. Farbenindustrie A. G. has an interest in the patent application identified in subparagraph 3 hereof;
3. Finding, therefore, that the property described as follows:

All right, title and interest of I. G. Farbenindustrie A. G. in patent application Serial Number 341,154, inventors R. Keinke, et al, filed June 18, 1940, for Production of Hydrocarbons by Reduction of Carbon Monoxide with Hydrogen;

is property of a national of a foreign country (Germany);

4. Having made all determinations and taken all action, after appropriate consultation and certification, required by said Executive Order or Act or otherwise; and
5. Deeming it necessary in the national interest;

hereby vests in the Alien Property Custodian the property hereinbefore described in subparagraph 3, to be held,

used, administered, liquidated, sold or otherwise dealt with in the interest of and for the benefit of the United States.

Such property, and any or all of the proceeds thereof, shall be held in an appropriate special account or accounts, pending further determination of the Alien Property Custodian. This shall not be deemed to limit the powers of the Alien Property Custodian to return such property or the proceeds thereof, or to indicate that compensation will not be paid in lieu thereof, if and when it should be determined that such return should be made or such compensation should be paid.

Any person, except a national of a designated enemy country, asserting any claim arising as a result of this order may file with the Alien Property Custodian a notice of his claim, together with a request for a hearing thereon, on Form APC-1, within one year from the date hereof, or within such further time as may be allowed by the Alien Property Custodian. Nothing herein contained shall be deemed to constitute an admission of the existence, validity or right to allowance of any such claim.

The terms "national" and "designated enemy country" as used herein shall have the meanings prescribed in section 10 of said Executive Order.

Executed at Washington, D. C., on March 8, 1943.

[SEAL]

LEO T. CROWLEY,
Alien Property Custodian.

[F. R. Doc. 43-8332; Filed, May 25, 1943; 12:06 p. m.]

[Amendment of Vesting Order 1093]

THEODOR WILLE & Co., INC. (NEW YORK)

Vesting Order Number 1093 of March 22, 1943, is hereby amended as follows and not otherwise:

By deleting the words "are registered in the name of and owned by Theodor Wille & Cia. Ltda" appearing in subparagraph 3 thereof; and by substituting therefor the following:

"are owned by the aforesaid Theodor Wille & Cia. Ltda., such 25 shares being registered in the names and in the amounts, and evidenced by certificates the numbers of which are, set opposite such names, respectively, as follows:

Names	Number of shares	Certificate numbers
Jules E. Cathalongne.....	1	2
Alexander Barklie.....	1	3
George T. Gernon, Jr.....	1	4
Walter J. Flanagan.....	1	5
Theodor Wille & Cia.....	21	6
Total.....	25	

All other provisions of such Vesting Order Number 1093 and all action taken on behalf of the undersigned in reliance thereon, pursuant thereto and under the authority thereof are hereby ratified and confirmed.

Executed at Washington, D. C., on May 3, 1943.

[SEAL]

LEO T. CROWLEY,
Alien Property Custodian.

[F. R. Doc. 43-8333; Filed, May 25, 1943;
12:06 p. m.]

[Vesting Order 1134]

HEBERLEIN PATENT CORPORATION

Re: Contracts between Heberlein Patent Corporation and various foreign nationals.

Under the authority of the Trading with the Enemy Act, as amended, and Executive Order No. 9095, as amended, and pursuant to law, the undersigned, after investigation:

1. Finding that Faerberel-Gesellschaft Flores & Co. Vormals Stolte-Missy (hereinafter called Flores), Deutsche Hydrierwerke A. G. (hereinafter called Hydrierwerke) and Bohme Fettchemie A. G. (hereinafter called Bohme) are corporations organized under the laws of and have their principal places of business in Germany, and each of them is therefore a national of a foreign country (Germany);

2. Finding that the property described in subparagraphs 3-a and 3-b hereof is property of Flores; and that the property described in subparagraph 3-c hereof is property of Hydrierwerke and/or Bohme;

3. Finding that the property described as follows:

a. All interests and rights (including all accrued royalties and other monies payable or held with respect to said interests and rights and all damages for breach of the agreement hereinafter described, together with the right to sue therefor) created in Faerberel Aktiengesellschaft Vormals E. Stolte Nachfolger and Wm. Missy by virtue of an agreement dated October 30, 1936, by and between Heberlein Patent Corporation and Faerberel Aktiengesellschaft Vormals E. Stolte Nachfolger and Wm. Missy, relating, among other things, to patent No. 1,897,026;

b. All interests and rights (including all accrued royalties and other monies payable or held with respect to said interests and rights and all damages for breach of the agreement hereinafter described, together with the right to sue therefor) created in Flores by virtue of an agreement dated March 28, 1939, by and between Heberlein Patent Corporation and Flores, relating among other things, to patent application Serial No. 66,498, and

c. All interests and rights (including all accrued royalties and other monies payable or held with respect to said interests and rights and all damages for breach of the agreement hereinafter described, together with the right to sue therefor) created in Hydrierwerke and Bohme, and each of them, by virtue of an agreement dated February 27, 1939, by and between Heberlein Patent Corporation and Hydrierwerke, relating, among other things, to patent application Serial No. 66,498,

is property payable or held with respect to patents or rights related thereto in which interests are held by, and such property itself constitutes interests held therein by, nationals of a foreign country (Germany);

4. Having made all determinations and taken all action, after appropriate consultation and certification, required by said Executive Order or Act or otherwise; and

5. Deeming it necessary in the national interest;

hereby vests in the Alien Property Custodian the property hereinbefore described in subparagraph 3, to be held, used, administered, liquidated, sold or otherwise

dealt with in the interest of and for the benefit of the United States.

Such property, and any or all of the proceeds thereof, shall be held in an appropriate special account or accounts, pending further determination of the Alien Property Custodian. This shall not be deemed to limit the powers of the Alien Property Custodian to return such property or the proceeds thereof, or to indicate that compensation will not be paid in lieu thereof, if and when it should be determined that such return should be made or such compensation should be paid.

Any person, except a national of a designated enemy country, asserting any claim arising as a result of this order may file with the Alien Property Custodian a notice of his claim, together with a request for a hearing thereon, on Form APC-1, within one year from the date hereof, or within such further time as may be allowed by the Alien Property Custodian. Nothing herein contained shall be deemed to constitute an admission of the existence, validity or right to allowance of any such claim.

The terms "national" and "designated enemy country" as used herein shall have the meanings prescribed in section 10 of said Executive Order.

Executed at Washington, D. C., on March 23, 1943.

[SEAL]

LEO T. CROWLEY,
Alien Property Custodian.

[F. R. Doc. 43-8334; Filed, May 25, 1943;
12:06 p. m.]

[Vesting Order 1135]

E. I. DU PONT DE NEMOURS & Co.

Re: Patents, trade-marks and contractual interests of foreign nationals who have patent licensing agreements with E. I. du Pont de Nemours & Company.

Under the authority of the Trading with the enemy Act, as amended, and Executive Order No. 9095, as amended, and pursuant to law, the undersigned after investigation:

1. Finding that Vereinigte Chemische Fabriken Kreidl, Heller & Co., Nfg. (herein called "Kreidl-Nfg.") and Vereinigte Chemische Fabriken Kreidl, Heller & Co. (herein called "Kreidl") are business enterprises organized under the laws of Germany and Austria, respectively, and having their principal places of business at Vienna, Germany, and are therefore nationals of a foreign country (Germany);

2. Finding that the property described in subparagraph 3-a hereof is property of Kreidl-Nfg.; that the property described in subparagraph 3-b hereof is property of Kreidl; and that the property described in subparagraph 3-c hereof is property of Kreidl-Nfg. and/or Kreidl;

3. Finding that the property described as follows:

a. All right, title and interest, including all accrued royalties and all damages and profits recoverable at law or in equity from any person, firm, corporation or government for past infringement thereof, in and to the patents identified in Exhibit A attached hereto and hereby made a part hereof;

b. The trade-marks registered in the United States Patent Office under the numbers and on the dates set forth in Exhibit B attached hereto and made a part hereof, and the registrations thereof, together with:

(1) The respective good will of the business in the United States and all its possessions to which said trade-marks are appurtenant;

(2) Any and all indicia of such good will (including but not limited to formulae whether secret or not, secret processes, methods of manufacture and procedure, customers lists, labels, machines and other equipment);

(3) Any interests of any nature whatsoever in and any rights and claims of every character and description to said business, good will and trade-marks and all registrations thereof; and

(4) All accrued royalties payable or held with respect to such trade-marks and all damages and profits recoverable at law or in equity from any person, firm, corporation or government for past infringement thereof;

c. All interests and rights (including all accrued royalties and other monies payable or held with respect to said interests and rights and all damages for breach of the agreement hereinafter described, together with the right to sue therefor) created in Kreidl by virtue of an agreement executed on November 20, 1936 (including all modifications thereof and supplements thereto, if any) by and between Kreidl and E. I. du Pont de Nemours & Company, a Delaware corporation, relating, among other things, to certain patents including patent No. 1,949,461;

is property of, or is property payable or held with respect to patents or rights related thereto in which interests are held by, and such property itself constitutes interests held therein by, nationals of a foreign country (Germany);

4. Having made all determinations and taken all action, after appropriate consultation and certification, required by said Executive Order or Act or otherwise; and

5. Deeming it necessary in the national interest;

hereby vests in the Alien Property Custodian the property hereinbefore described in subparagraph 3, to be held, used, administered, liquidated, sold or otherwise dealt with in the interest of and for the benefit of the United States.

Such property, and any or all of the proceeds thereof, shall be held in an appropriate special account or accounts, pending further determination of the Alien Property Custodian. This shall not be deemed to limit the powers of the Alien Property Custodian to return such property or the proceeds thereof, or to indicate that compensation will not be paid in lieu thereof, if and when it should be determined that such return should be made or such compensation should be paid.

Any person, except a national of a designated enemy country, asserting any claim arising as a result of this order may file with the Alien Property Custodian a notice of his claim, together with a request for a hearing thereon, on Form APC-1, within one year from the date hereof, or within such further time as may be allowed by the Alien Property Custodian. Nothing herein contained shall be deemed to constitute an admission of the existence, validity or right to allowance of any such claim.

The terms "national" and "designated enemy country" as used herein shall have the meanings prescribed in section 10 of said Executive Order.

Executed at Washington, D. C., on March 25, 1943.

[SEAL]

LEO T. CROWLEY,
Alien Property Custodian.

EXHIBIT A

Patents, which are identified as follows and the titles to which stand of record in the United States Patent Office in the name of Vereinigte Chemische Fabriken Kreidl, Heller & Co., Nfg. of Vienna, Germany.

Patent No.	Date	Inventor	Title
2, 103, 228	12/21/37	Ignaz Kreidl	White clouded vitreous enamels.
2, 103, 229	12/21/37	Ignaz Kreidl	Process for making white clouded enamels.
2, 147, 202	2/14/39	Ignaz Kreidl	Process for producing white clouded enamels.
2, 230, 852	4/1/41	Ignaz Kreidl	Process for producing enamels, etc.
2, 207, 928	12/30/41	Ignaz Kreidl	Process for making white clouded enamel.

EXHIBIT B

Trade-marks which are identified as follows and the titles to which stand of record in the United States Patent Office in the name of Vereinigte Chemische Fabriken Kreidl, Heller & Co., of Vienna, Austria.

Registration No.	Date	Trade-mark
295, 052	6/14/32	"GTM-Kreidl."
295, 053	6/14/32	"Gasopak."
315, 717	8/7/34	"Deverr."
347, 513	6/29/37	"Ge-To-Em."
347, 514	6/29/37	"Getem."

[F. R. Doc. 43-8335; Filed, May 25, 1943; 12:06 p. m.]

[Vesting Order 1137]

HERMANN BECKMANN AND KAUSCHUK-GESELLSCHAFT

Re: Interests of Hermann Beckmann and Kautschuk-Gesellschaft m. b. H. in agreements relating to United States Patent No. 1,745,657.

Under the authority of the Trading with the Enemy Act, as amended, and Executive Order No. 9095, as amended, and pursuant to law, the undersigned, after investigation:

1. Finding that Hermann Beckmann is a resident of Berlin, Germany, and therefore is a national of a foreign country (Germany);

2. Finding that Kautschuk-Gesellschaft m. b. H. is a corporation organized under the laws of and having its principal place of business in Germany, and therefore is a national of a foreign country (Germany);

3. Finding that the property described in subparagraph 5-a hereof is property of said Hermann Beckmann;

4. Finding that the property described in subparagraph 5-b hereof is property of said Herman Beckman and/or said Kautschuk-Gesellschaft m. b. H.;

5. Finding that the property described as follows:

a. All interests and rights (including all accrued royalties and other monies payable or held with respect to said interests and rights and all damages for breach of the agreement hereinafter described, together with the right to sue therefor) created in Hermann Beckmann by virtue of an agreement dated July 1, 1932, by and between said Hermann Beckmann and The Electrical Storage Battery Company, a New Jersey corporation, relating to United States Patent No. 1,745,657; and

b. All interests and rights (including all accrued royalties and other monies payable or held with respect to said interests and rights and all damages for breach of the agreement hereinafter described, together with the right to sue therefor) created in Hermann Beckmann and Kautschuk-Gesellschaft m. b. H., and each of them, by virtue of an agreement dated January 1, 1929, by

and between K. D. P. Limited of London, England, and Dewey and Almy Chemical Company, a Massachusetts corporation, relating to United States Patent No. 1,745,657;

is property payable or held with respect to a patent or rights related thereto in which interests are held by, and such property itself constitutes interests held therein by, nationals of a foreign country (Germany);

6. Having made all determinations and taken all action, after appropriate consultation and certification, required by said Executive Order or Act or otherwise; and

7. Deeming it necessary in the national interest;

hereby vests in the Alien Property Custodian the property hereinbefore described in subparagraph 5, to be held, used, administered, liquidated, sold or otherwise dealt with in the interests of and for the benefit of the United States.

Such property, and any or all the proceeds thereof, shall be held in an appropriate special account or accounts, pending further determination of the Alien Property Custodian. This shall not be deemed to limit the powers of the Alien Property Custodian to return such property or the proceeds thereof, or to indicate that compensation will not be paid in lieu thereof, if and when it should be determined that such return should be made or that such compensation should be paid.

Any person, except a national of a designated enemy country, asserting any claim arising as a result of this order may file with the Alien Property Custodian a notice of his claim, together with a request for a hearing thereon, on Form APC-1, within one year from the date hereof, or within such further time as may be allowed by the Alien Property Custodian. Nothing herein contained shall be deemed to constitute an admission of the existence, validity or right to allowance of any such claim.

The terms "national" and "designated enemy country" as used herein shall have the meanings prescribed in section 10 of said Executive Order.

Executed at Washington, D. C., on March 25, 1943.

[SEAL]

LEO T. CROWLEY,
Alien Property Custodian.

[F. R. Doc. 43-8336; Filed, May 25, 1943; 12:06 p. m.]

[Vesting Order 1138]

I. G. FARBEINDUSTRIE AKTIENGESellschaft

Re: Interest of I. G. Farbenindustrie Aktiengesellschaft in (1) an agreement with Hercules Powder Company relating to patents pertaining to chlorinated rub-

ber, and (2) United States Patent No. 2,094,408.

Under the authority of the Trading with the Enemy Act, as amended, and Executive Order No. 9095, as amended, and pursuant to law, the undersigned after investigation:

1. Finding that I. G. Farbenindustrie Aktiengesellschaft is a corporation organized under the laws of and having its principal place of business in Germany, and therefore is a national of a foreign country (Germany);

2. Finding that the property described in subparagraph 3 hereof is property of said I. G. Farbenindustrie Aktiengesellschaft;

3. Finding that the property described as follows:

a. All interests and rights (including all accrued royalties and other monies payable or held with respect to said interests and rights and all damages for breach of the agreement hereinafter described, together with the right to sue therefor) created in I. G. Farbenindustrie Aktiengesellschaft by virtue of an agreement dated January 23, 1936, by and between said I. G. Farbenindustrie Aktiengesellschaft and Hercules Powder Company, a Delaware corporation, relating, among other things, to patents pertaining to chlorinated rubber, and

b. All right, title and interest, including all accrued royalties and all damages and profits recoverable at law or in equity from any person, firm, corporation or government for past infringement thereof, in and to the following patent:

Patent No.: 2,094,408; date of issue: 9-28-37; inventors: Ludwig Orthner, Otto Bohme, Georg Meyer and Wilhelm Becker; title: Process of preparing chlorinated rubbers.

is property of, or is property payable or held with respect to patents or rights related thereto in which interests are held by, and such property itself constitutes interests held therein by, a national or nationals of a foreign country (Germany);

4. Having made all determinations and taken all action, after appropriate consultation and certification, required by said Executive Order or Act or otherwise; and

5. Deeming it necessary in the national interest;

hereby vests in the Alien Property Custodian the property hereinbefore described in subparagraph 3, to be held, used, administered, liquidated, sold or otherwise dealt with in the interest of and for the benefit of the United States.

Such property, and any or all of the proceeds thereof, shall be held in an appropriate special account or accounts, pending further determination of the Alien Property Custodian. This shall not be deemed to limit the powers of the Alien Property Custodian to return such property or the proceeds thereof, or to indicate that compensation will not be paid in lieu thereof, if and when it should be determined that such return should be made or that such compensation should be paid.

Any person, except a national of a designated enemy country, asserting any claim arising as a result of this order may file with the Alien Property Custodian a notice of his claim, together with a request for a hearing thereon, on Form APC-1, within one year of the date hereof, or within such further time as may be allowed by the Alien Property Custodian. Nothing herein contained shall be deemed to constitute an admis-

sion of the existence, validity or right to allowance of any such claim.

The terms "national" and "designated enemy country" as used herein shall have the meanings prescribed in section 10 of said Executive Order.

Executed at Washington, D. C., on March 25, 1943.

[SEAL]

LEO T. CROWLEY,
Alien Property Custodian.

[F. R. Doc. 43-8337; Filed, May 25, 1943;
12:07 p. m.]

[Vesting Order 1139]

DEUTSCHE GOLD-UND-SILBER-
SCHEIDEANSTALT

Re: Trade-marks owned by Deutsche Gold-und Silber-Schideanstalt vorm Roessler.

Under the authority of the Trading with the Enemy Act, as amended, and Executive Order No. 9095, as amended, and pursuant to law, the undersigned, after investigation:

1. Finding that Deutsche Gold-und Silber-Schideanstalt vorm Roessler is a corporation organized under the laws of Germany and doing business at Frankfurt-on-the-Main, Germany, and is a national of a foreign country (Germany);

2. Finding that said Deutsche Gold-und Silber-Schideanstalt vorm Roessler is the owner of record of certain trade-marks identified in Exhibit A attached hereto and made a part hereof, together with the rights thereunder as defined in subparagraph 3 hereof;

3. Finding that the property described as follows:

The trade-marks registered in the United States Patent Office under the numbers and dates set out in Exhibit A attached hereto and made a part hereof, the titles to which stand of record in the name of Deutsche Gold-und Silber-Schideanstalt vorm Roessler, a national of Germany, and the registrations thereof, together with the respective good will of the business in the United States and all of its possessions to which said trade-marks are appurtenant, and any and all indicia of such good will (including but not limited to formulae, whether secret or not, secret processes, methods of manufacture and procedure, customers lists, labels, machinery and other equipment) and any interest of any nature whatsoever in, and any rights and claims of every character and description to said business, good will and trade-marks and registrations thereof, including without limitation all accrued royalties payable or held with respect to said trade-marks and all damages and profits recoverable at law or in equity from any person, firm, corporation or government for past infringement thereof,

is property of, or is property payable or held with respect to trade-marks or rights related thereto in which interests are held by, and such property itself constitutes interests held therein by, a national of a foreign country (Germany);

4. Having made all determinations and taken all action, after appropriate consultation and certification, required by said Executive Order or Act or otherwise; and

5. Deeming it necessary in the national interest;

hereby vests in the Alien Property Custodian the property hereinbefore described in subparagraph 3, to be held, used, administered, liquidated, sold or otherwise dealt with in the interest of and for the benefit of the United States.

Such property, and any or all of the proceeds thereof, shall be held in an appropriate special account or accounts, pending further determination of the Alien Property Custodian. This shall not be deemed to limit the powers of the Alien Property Custodian to return such property or the proceeds thereof, or to indicate that compensation will not be paid in lieu thereof, if and when it should be determined that such return should be made or such compensation should be paid.

Any person, except a national of a designated enemy country, asserting any claim arising as a result of this order may file with the Alien Property Custodian a notice of his claim, together with a request for a hearing thereon, on Form APC-1, within one year from the date hereof, or within such further time as may be allowed by the Alien Property Custodian. Nothing herein contained shall be deemed to constitute an admission of the existence, validity or right to allowance of any such claim.

The terms "national" and "designated enemy country" as used herein shall have the meanings prescribed in section 10 of said Executive Order.

Executed at Washington, D. C., on March 25, 1943.

[SEAL]

LEO T. CROWLEY,
Alien Property Custodian.

EXHIBIT A

Trade-marks which are identified as follows and the titles to which stand of record in the United States Patent Office in the name of Deutsche Gold-und Silber-Schideanstalt vorm Roessler.

Trade-mark Rec. No.	Date	Character of goods
240,217	3/20/28	Varnishes and polishes for furniture, etc.
198,832	5/20/25	Springs for injecting fluid into the ground for exterminating insects, etc.
301,635	8/4/25	Chemicals for destroying vermin, animal, and plant pests.
216,858	8/24/26	Ampules used for injection against frankfurts, chagas, dourine, etc.
216,859	8/24/26	Ampules used for injection against frankfurts, chagas, dourine, etc.
218,854	10/3/26	Disinfectants and ampules used for injection against syphilis, sleeping sickness, etc.
238,892	2/14/28	Dentists' instruments, namely, hand pieces and angle pieces.
288,884	10/27/31	Silver alloys for dental use.
288,885	10/27/31	Silver alloys for dental use.
288,889	10/27/31	Mercury and for noble metal alloys—namely, those of silver, gold, and platinum, etc.
300,894	2/14/33	Astringents, astringent cerates, bleach creams, beauty creams, etc.
301,116	2/21/33	Bristles, sponges, ores, sand, crude minerals, rubber, wood, etc.
301,117	2/21/33	Coffins.
301,118	2/21/33	Scaps, steel wool, washing compounds, etc.
301,119	2/21/33	Adhesives—namely, gums, glues, pastes, etc.
301,120	2/21/33	Absorbents, alternatives, analgesics, etc.
301,121	2/21/33	Wire ropes and cables.
301,122	2/21/33	Dynamite and blasting powders and the like, matches, etc.
301,123	2/21/33	Fertilizers.
301,124	2/21/33	Writing ink, printers' ink and colors.
301,125	2/21/33	Caulking and packing materials, prepared building stones, etc.
301,126	2/21/33	Nails for horse shoes, chains, etc.
301,127	2/21/33	Paper—namely, wrapping paper, manila paper, documents, etc.
301,128	2/21/33	Printed sign boards, printed advertising signs, etc.
301,129	2/21/33	Combs, toilet sets, comprising combs, mirrors, hair brushes, etc.
301,130	2/21/33	Umbrellas and canes.

Trade-mark Rec. No.	Date	Character of goods
301,131	2/21/33	Embroideries sold by the yard, draperies of cotton, wool, etc.
301,132	2/21/33	Spun yarn fibres.
301,133	2/21/33	Surgical plasters, adhesive tape, plasters, etc.
301,134	2/21/33	Mineral waters, non-alcoholic malt-ices beverages, sold as soft drinks etc.
301,135	2/21/33	Rubber bath mats, rubber blankets, etc.
301,136	2/21/33	Spices, dietetical patent foods, etc.
301,137	2/21/33	Fish hooks, ice and roller skates, etc.
301,138	2/21/33	Apparatus for extinguishing fire—namely, portable hand fire extinguishers, etc.
301,139	2/21/33	Laundry driers—namely, laundry drying rooms, etc.
301,140	2/21/33	Drawing instruments, laboratory fittings, etc.
301,141	2/21/33	Jewelry for personal wear made of precious metals, etc.
301,142	2/21/33	Watches, clocks, and parts thereof.
301,143	2/21/33	Tooth brushes, hair brushes, scrubbing brushes, etc.
301,144	2/21/33	Porcelain or real china.
301,145	2/21/33	House, office, store, shop, porch, and lawn furniture, etc.
301,146	2/21/33	Glass in all forms, table and flat glass-ware, etc.
301,147	2/21/33	Gas and oil lighting apparatus, etc.
301,148	2/21/33	Cotton and leather driving belts, etc.
301,149	2/21/33	Strings for violins and similar instruments.
301,150	2/21/33	Precious metals, such as gold, silver, etc.
301,151	2/21/33	Fuel oils, lubricating oils, etc.
301,152	2/21/33	Dry and ready mixed paints and paint pigments, etc.
301,153	2/21/33	Airplanes, motor boats, sail boats, etc.
301,154	2/21/33	Armatures; insulation materials for electric wires, etc.
327,229	8/27/35	Surgical bandages and dressings, namely, gauze, gauze compresses, etc.
323,801	1/10/39	Solders.
323,832	4/15/39	Industrial heating crucibles and heat treating furnaces and quenchers.
323,834	7/2/39	Chemical products for industrial use, etc.
323,835	7/2/39	Industrial heat treating, cooling, and drying chambers, etc.
323,836	7/2/39	Chemical products for industrial use, etc.
371,055	9/19/39	Quenching products—namely: Quenching oils, soap solutions, etc.
373,471	12/12/39	Metallurgical baths such as salt melt baths, etc.
375,219	2/12/40	Preheaters for use in metallurgical processes for preheating metals, etc.
377,015	4/16/40	Artificial resin masses for the manufacture of tooth filling means, etc.
380,160	3/2/41	Flotation agent.
383,073	8/10/41	Cutting elements for machine tools and drawing blocks, etc.
390,762	10/7/41	Hardening materials—namely, alkali chlorides, etc.
377,432	9/3/42	Chemical products for industrial purposes, etc.
174,373	10/16/23	Chemical preparations used against plant pests and seed afflictions.

[F. R. Doc. 43-8338; Filed, May 25, 1943;
12:07 p. m.]

[Vesting Order 1181]

ANDRE LEON VICTOR CLEMENT DEBRIE

Re: Patent of Andre Leon Victor Clement Debrie.

Under the authority of the Trading with the Enemy Act, as amended, and Executive Order No. 9095, as amended, and pursuant to law, the undersigned, after investigation:

1. Finding that Andre Leon Victor Clement Debrie is a resident of France and therefore is a national of a foreign country (France);

2. Finding that the patent and other property related thereto described in subparagraph 3 hereof is property of Andre Leon Victor Clement Debrie;

3. Finding, therefore, that the property described as follows:

All right, title and interest, including all accrued royalties and all damages and profits recoverable at law or in equity from any person, firm, corporation or government for past infringement thereof, in and to the following United States Letters Patent:

Patent No. 2,142,606, date: 1-3-39; inventor: Andre Leon Victor Clement Debrle; title: Cinematographic apparatus.

is property of a national of a foreign country (France);

4. Having made all determinations and taken all action, after appropriate consultation and certification, required by said Executive Order or Act or otherwise; and

5. Deeming it necessary in the national interest;

hereby vests in the Alien Property Custodian the property hereinbefore described in subparagraph 3, to be held, used, administered, liquidated, sold or otherwise dealt with in the interest of and for the benefit of the United States.

Such property, and any or all of the proceeds thereof, shall be held in an appropriate special account or accounts, pending further determination of the Alien Property Custodian. This shall not be deemed to limit the powers of the Alien Property Custodian to return such property or the proceeds thereof, or to indicate that compensation will not be paid in lieu thereof, if and when it should be determined that such return should be made or such compensation should be paid.

Any person, except a national of a designated enemy country, asserting any claim arising as a result of this order may file with the Alien Property Custodian a notice of his claim, together with a request for a hearing thereon, on Form APC-1, within one year from the date hereof, or within such further time as may be allowed by the Alien Property Custodian. Nothing herein contained shall be deemed to constitute an admission of the existence, validity or right to allowance of any such claim.

The terms "national" and "designated enemy country" as used herein shall have the meanings prescribed in section 10 of said Executive Order.

Executed at Washington, D. C., on April 2, 1943.

[SEAL]

LEO T. CROWLEY,
Alien Property Custodian.

[F. R. Doc. 43-8339; Filed, May 25, 1943;
12:07 p. m.]

[Vesting Order 1182]

LA SOCIETE SPLADIS

Re: Patent application of La Societe Spladis.

Under the authority of the Trading With the Enemy Act, as amended, and Executive Order No. 9095, as amended, and pursuant to law, the undersigned, after investigation:

1. Finding that La Societe Spladis is a corporation organized under the laws of Luxembourg, and is, therefore, a national of a foreign country (Luxembourg);

2. Finding that the property identified in subparagraph 3 hereof is property of La Societe Spladis;

3. Finding, therefore, that the patent application described as follows:

Serial no.: 430,814; filing date: 2-13-42; inventor: Robert Esnault-Pelterie; title: Process for the production of heat or cold by means of a thermal pump.

is property of a national of a foreign country (Luxembourg);

4. Having made all determinations and taken all action, after appropriate consultation and certification, required by said Executive Order or Act or otherwise; and

5. Deeming it necessary in the national interest;

hereby vests in the Alien Property Custodian the patent application described in subparagraph 3 hereof, to be held, used, administered, liquidated, sold or otherwise dealt with in the interest of and for the benefit of the United States.

Such property, and any or all of the proceeds thereof, shall be held in an appropriate special account or accounts, pending further determination of the Alien Property Custodian. This shall not be deemed to limit the powers of the Alien Property Custodian to return such property or the proceeds thereof, or to indicate that compensation will not be paid in lieu thereof, if and when it should be determined that such return should be made or such compensation should be paid.

Any person, except a national of a designated enemy country, asserting any claim arising as a result of this order may file with the Alien Property Custodian a notice of his claim, together with a request for a hearing thereon, on Form APC-1, within one year from the date hereof, or within such further time as may be allowed by the Alien Property Custodian. Nothing herein contained shall be deemed to constitute an admission of the existence, validity or right to allowance of any such claim.

The terms "national" and "designated enemy country" as used herein shall have the meanings prescribed in section 10 of said Executive Order.

Executed at Washington, D. C., on April 2, 1943.

[SEAL]

LEO T. CROWLEY,
Alien Property Custodian.

[F. R. Doc. 43-8340; Filed, May 25, 1943;
12:07 p. m.]

[Vesting Order 1183]

22 PATENTS OF NATIONALS OF ENEMY-
OCCUPIED COUNTRIES

Under the authority of the Trading With the Enemy Act, as amended, and Executive Order No. 9095, as amended, and pursuant to law, the undersigned, after investigation:

1. Finding that each of the persons to whom reference is made in the column

headed "Owner" in Exhibit A attached hereto and made a part hereof, if an individual, is a resident of, or, if a business organization, has its principal place of business in, the foreign country represented by the code number set forth after its respective name in said Exhibit A under the heading "Res" in accordance with the following:

29 Hong Kong.	49 Netherlands.
43 Lithuania.	60 Thailand.
44 Luxemburg.	

and is therefore a national of such foreign country;

2. Finding that the patents and other property related thereto described in subparagraph 3 hereof are property of the persons whose names appear in the column headed "Owner", opposite the respective numbers thereof in said Exhibit A;

3. Finding, therefore, that the property described as follows:

All right, title and interest, including all accrued royalties and all damages and profits recoverable at law or in equity from any person, firm, corporation or government for past infringement thereof, in and to the patents identified in said Exhibit A,

is property of nationals of foreign countries;

4. Having made all determinations and taken all action, after appropriate consultation and certification, required by said Executive Order or Act or otherwise; and

5. Deeming it necessary in the national interest;

hereby vests in the Alien Property Custodian the property described in subparagraph 3 hereof, to be held, used, administered, liquidated, sold or otherwise dealt with in the interest of and for the benefit of the United States.

Such property, and any or all of the proceeds thereof, shall be held in an appropriate special account or accounts, pending further determination of the Alien Property Custodian. This shall not be deemed to limit the powers of the Alien Property Custodian to return such property or the proceeds thereof, or to indicate that compensation will not be paid in lieu thereof, if and when it should be determined that such return should be made or such compensation should be paid.

Any person, except a national of a designated enemy country, asserting any claim arising as a result of this Order may file with the Alien Property Custodian a notice of his claim, together with a request for a hearing thereon, on Form APC-1, within one year from the date hereof, or within such further time as may be allowed by the Alien Property Custodian. Nothing herein contained shall be deemed to constitute an admission of the existence, validity or right to allowance of any such claim.

The terms "national" and "designated enemy country" as used herein shall have the meanings prescribed in section 10 of said Executive Order.

Executed at Washington, D. C., on April 2, 1943.

[SEAL]

LEO T. CROWLEY,
Alien Property Custodian.

EXHIBIT A

Patents which are identified as follows:

Patent No.	Date	Owner	Inventor	Title	Res.
1,631,415	4/20/26	M. Adamezik.	M. Adamezik.	Landing apparatus of aircraft.	43
1,610,100	12/7/26	G. Lim.	G. Lim.	Method of weaving.	43
1,624,406	4/12/27	N. V. Sorlox.	A. Mauser.	Method of forming cover-holding ring slats for containers.	40
1,628,269	6/10/27	N. V. Sorlox.	A. Mauser.	Process and apparatus for increasing the strength of articles.	40
1,632,031	6/14/27	N. V. Sorlox.	A. Mauser.	Device for vessels.	40
1,636,815	6/14/28	N. V. Sorlox.	A. Mauser.	Welding machine.	40
1,673,010	6/12/28	N. V. Sorlox.	A. Mauser.	Barrel and like container.	40
1,673,011	6/12/28	N. V. Sorlox.	A. Mauser.	Device for receptacles.	40
1,711,614	6/7/29	N. V. Sorlox.	A. Mauser.	Process and apparatus for removing corrosion and for protecting material.	40
1,730,424	10/18/29	N. V. Sorlox.	A. Mauser.	Packing container.	40
1,740,623	12/24/29	W. Krell.	W. Krell.	Production of metallic beryllium.	44
1,746,626	2/11/30	M. Fung.	M. Fung.	Surviving and metal recycling mechanism.	44
1,765,663	4/8/30	N. V. Sorlox.	A. Mauser.	Method of and apparatus for hanging containers.	46
1,850,457	10/4/32	D. Morley & F. Weller.	D. Morley & F. Weller.	Free wheel mechanism of automobile use and for like purposes.	29
1,602,653	3/21/33	K. Vykoupl.	K. Vykoupl.	Evaporator.	43
1,615,625	3/20/34	P. Schachlikowicz.	P. Schachlikowicz.	Double power combustion motor with reduced friction.	43
2,023,821	12/10/35	J. Purnagel.	J. Purnagel.	Water motor.	60
2,023,721	2/4/36	W. Krell.	W. Krell.	Nitrified steel and a process for its production.	44
2,202,077	6/23/40	S. Uelands.	S. Uelands.	Marine lamp.	43
2,234,463	11/23/41	C. Chalk.	C. Chalk.	Electric torch.	23
2,271,672	2/3/42	S. Yen.	S. Yen.	Flashlight.	23
2,276,853	3/10/42	F. Joseph.	F. Joseph.	Apparatus for cutting faces of projectiles.	23

[F. R. Doc. 43-8341; Filed, May 26, 1943; 12:08 p. m.]

[Weaving Order 1161]

20 PATENTS OF NATIONALS OF ENEMY COUNTRIES

Under the authority of the Trading with the Enemy Act, as amended, and Executive Order No. 3095, as amended, and pursuant to law, the undersigned after investigation:

1. Finding that each of the persons to whom reference is made in the column headed "Owner" in Exhibit A attached hereto and made a part hereof, if an individual, is a resident of, or, if a business organization, has its principal place of business in, the foreign country represented by the code number set forth after its respective name in said Exhibit A under the heading "Res" in accordance with the following:

29 Germany. 30 Italy.
34 Hungary. 30 Japan.

and is therefore a national of such foreign country;

2. Finding that the patents and other property related thereto described in subparagraph 3 hereof are property of the persons whose names appear in the column headed "Owner", opposite the respective numbers thereof in said Exhibit A;

3. Finding, therefore, that the property described as follows:

be determined that such return should be made or such compensation should be paid.

Any person, except a national of a designated enemy country, asserting any claim arising as a result of this order may file with the Alien Property Custodian a notice of his claim, together with a request for a hearing thereon, on Form APC-1, within one year from the date hereof, or within such further time as may be allowed by the Alien Property

Custodian. Nothing herein contained shall be deemed to constitute an admission of the existence, validity or right to allowance of any such claim.

The terms "national" and "designated enemy country" as used herein shall have the meanings prescribed in section 10 of said Executive Order.

Executed at Washington, D. C., on April 2, 1943.

LEO T. CROWLEY,
Alien Property Custodian.

EXHIBIT A

Patents which are identified as follows:

Patent No.	Date	Owner	Inventor	Title	Res.
Re. 18,437	4/29/32	Societa Italiana Pirelli.	U. Pirelli.	Manufacture of rubber articles.	33
Re. 10,276	8/14/34	Ackonia-Werke A. G. vormalig Centralwerkstatt-Deussan und Carl Bamberg-Friedenau.	G. Wunz.	Method of and apparatus for regulating or governing physical conditions.	23
Re. 10,677	6/23/35	Slovenec-Schuckertwerke A. G.	W. Albrecht.	Steam generator.	23
Re. 20,459	8/21/37	E. Ritzdorfer.	E. Ritzdorfer.	Arrangement for the automatic regulation of the length of photographic pictures.	31
Re. 20,054	12/27/33	Deutsche Gold- und Silber-Scheideanstalt vormals Heubach.	A. Karcher.	Imaging heaters for salt table.	23
Re. 21,210	6/19/33	O. Ritzdorfer.	O. Ritzdorfer.	Apparatus for automatically determining the exposure in photographic apparatus.	31
Re. 21,653	10/21/41	Slovenec-Schuckertwerke A. G.	L. Bernan.	High tension rubber insulated cable.	23
1,634,479	6/11/33	G. Shmiden.	G. Shmiden.	Process of making plates for storage batteries using lead suboxide.	23
1,723,633	6/18/40	Chemisch-Fabrik Mohr & Co.	G. Meyer.	Photographic film and the method of making the same.	28
1,767,554	10/31	V. Baureh, Jr.	V. Baureh, Jr.	Printer cylinder for intaglio printing.	33
1,831,676	10/18/32	A. Gutmann.	A. Gutmann.	Apparatus for the continuous production of lead oxides in the dry state.	23
1,830,629	10/18/33	G. Shmiden.	G. Shmiden.	Production of pyrometallurgical products by treatment of metallic substances that yield fusible products.	23
1,831,614	11/20/34	E. Reebing O. m. b. H.	M. Kuchner.	Process of producing printing bodies.	23
1,833,830	1/6/35	Deutsche Gold- und Silber-Scheideanstalt vormals Heubach.	T. Pohl et al.	Diplom for photographic cameras.	31
2,032,633	3/30/36	Firma J. D. Riedel & Co. H. A. G.	O. Ritzdorfer.	Manufacture of aqueous solutions suitable for injection from substituted barbituric acids.	23
2,037,318	1/4/37	Oswald F. Wyrz.	H. Gruber.	Imitation composition.	23
2,071,710	2/22/37	W. Pantow & G. Fehrer.	A. Schmidt.	Regulating apparatus.	23
2,072,672	4/20/37	I. G. Farbenindustrie A. G.	W. Pantow et al.	Production of medical artificial mucus.	23
2,073,312	5/4/37	Chemisch-Fabrik A. G.	F. Beutcher.	Process of Producing a Novel water-soluble derivative of the 3-hydroxy-4-oxo-5-pyridine.	23
2,030,071	6/11/37	J. D. Riedel & Co. H. A. G.	F. Beutcher et al.	Tri-substituted barbituric acid.	23
2,000,970	8/21/37	Paul Werth Wickmaschen-fabrik.	H. Wirth.	Double warp knitting machine.	23
2,091,831	8/31/37	E. Ritzdorfer.	E. Ritzdorfer.	Automatic diaphragm.	31

EXHIBIT A

United States patent applications which are identified as follows:

Serial No.	Date	Owner	Inventor	Title	Res.	Cit.
433, 803	3/7/42	G. W. Muller	G. W. Muller	Gear pumps.	27	63
467, 183	11/27/42	J. Muller	J. Muller	Coupling for plunger	27	27
467, 857	12/4/42	C. W. Berthelz	C. W. Berthelz	Gear mechanism for the drive of planing machine or of the like	27	27
467, 858	12/4/42	C. W. Berthelz	C. W. Berthelz	Devices for adjusting the feed or displacement of certain parts of machine-tools or the like	27	27
469, 105	12/16/42	J. J. Marchand	J. J. Marchand	Bundle tying machine	49	49
469, 106	12/16/42	J. J. Marchand	J. J. Marchand	Conveying apparatus with endless chain more particularly for the mechanical distributing and sorting of letters, documents or similar articles	49	49
470, 090	12/24/42	A. Bouwers	A. Bouwers	Telescope system	49	49
470, 091	12/24/42	M. Leeuwijn	M. Leeuwijn	Fountain pen	49	49
470, 099	12/24/42	C. Dorsman	C. Dorsman	Device for measuring low direct voltages	49	49
470, 105	12/24/42	P. A. Donker	P. A. Donker	Device for measuring direct voltages	49	49
470, 616	12/30/42	G. Bardet	G. Bardet	Device for feeding machines for packing tubular products	27	27
470, 621	12/30/42	Societe Ditec Societe Anonyme des Acieries et Forges de Firminy	P. Blahn	Process for hot rolling very long thin strips	27	27
470, 622	12/30/42	G. Germain	G. Germain	Method and device for making the points of collars, detachable collars, cuffs and the like	27	27
470, 629	12/30/42	C. R. Waselge	C. R. Waselge	Rotary vane pumps	27	27
470, 630	12/30/42	Societe Ditec Societe Anonyme des Acieries et Forges de Firminy	J. Miset	Adjusting device for rolling-mills	27	27
470, 674	12/30/42	J. O. Roger-Petit	J. O. Roger-Petit	Process for obtaining moistening, frothing, emulsifying agents and detergents from coconut oil, palmist oil, palm oil, etc.	27	27
470, 685	12/30/42	C. Dorsman	C. Dorsman	Device for measuring low direct voltages	27	27

[F. R. Doc. 43-8343; Filed, May 25, 1943; 12:08 p. m.]

[Vesting Order 1188]

CHINOLIN GYROGYSZER ÉS VEGYESZETI TERMEKEK GYÁRA R. T.

Re: Patent application of Chinolin Gyrogysszer és Vegyeszeti Termekek Gyára R. T. (Dr. Kereszty & Dr. Wolf).

Under the authority of the Trading with the Enemy Act, as amended, and Executive Order No. 9095, as amended, and pursuant to law, the undersigned, after investigation:

1. Finding that Chinolin Gyrogysszer és Vegyeszeti Termekek Gyára R. T. (Dr. Kereszty & Dr. Wolf) is a corporation of Hungary having its principal place of business at Ujpest, Hungary, and therefore is a national of a foreign country (Hungary);

2. Finding that the property described in subparagraph 3 hereof is property of Chinolin Gyrogysszer és Vegyeszeti Termekek Gyára R. T. (Dr. Kereszty & Dr. Wolf);

3. Finding, therefore, that the patent application described as follows:

Serial No. 267,163; date: 4-10-39; inventor: E. Wolf, et al.; title: Anticocoid compounds and process for preparing same.

together with the entire right, title and interest throughout the United States and its territories in and to, including the right to file applications in the United States Patent Office for Letters Patent for, the invention or inventions shown or described in such application,

is property of a national of a foreign country (Hungary);

4. Having made all determinations and taken all action, after appropriate consultation and certification, required by said Executive Order or Act or otherwise; and

6. Deeming it necessary in the national interest;

hereby vests in the Alien Property Custodian the property described in subparagraph 3 hereof, to be held, used, administered, liquidated, sold or otherwise dealt with in the interest of and for the benefit of the United States.

Such property, and any or all of the proceeds thereof, shall be held in an appropriate special account or accounts, pending further determination of the Alien Property Custodian. This shall not be deemed to limit the powers of

Patent No.	Date	Owner	Inventor	Title	Res.
2, 099, 009	10/19/37	Oswald F. Wyss	A. Schmid	Method for making semi-pyro phoric iron	28
2, 105, 274	1/11/38	Felix Sager & Dr. Gessler G. m. b. H.	A. Stieglmann	Preventing yellow stain in photographic preparations and regulation of the halogen content thereof	28
2, 137, 008	11/16/38	Siemens-Schuckertwerke A. G.	W. Schilling	Control of parallel working sets comprising controlled gas discharge paths	28
2, 207, 879	7/10/40	Oswald F. Wyss	A. Schmid	Ignition mixture	28
2, 216, 078	6/17/41	W. Rohm, F. Hollenrath & H. Cornelius	W. Rohm et al.	Valve made of cobalt nickel-chromium-iron alloy	28
2, 254, 012	8/20/41	T. Kudo	T. Kudo	Mechanical tuning device for string musical instruments	39

[F. R. Doc. 43-8342; Filed, May 25, 1943; 12:08 p. m.]

[Vesting Order 1187]

PATENT APPLICATIONS OF CITIZENS OF NON-ENEMY COUNTRIES RESIDING IN ENEMY-OCCUPIED COUNTRIES

Under the authority of the Trading with the Enemy Act, as amended, and Executive Order No. 9095, as amended, and pursuant to law, the undersigned, after investigation:

1. Finding that each of the persons to whom reference is made in the column headed "Owner" in Exhibit A attached hereto and made a part hereof, if an individual, is a resident of, or, if a business organization, has its principal place of business in, the foreign country represented by the code number set forth after its respective name in said Exhibit A under the heading "Res" in accordance with the following:

27 France
49 The Netherlands
63 Switzerland

and if an individual, is a citizen of, or, if a business organization, is organized under the laws of, the country represented by the code number set forth after its respective name in said Exhibit A under the heading "Cit" in accordance with the following:

27 France
49 The Netherlands
63 Switzerland

and is therefore a national of such foreign country or countries, respectively;

2. Finding that the patent applications identified in said Exhibit A are property of the persons whose names appear, in the column headed "Owner", opposite the respective numbers thereof in said Exhibit A;

3. Finding, therefore, that the property described as follows: Patent applications identified in Exhibit A attached hereto and made a part hereof, is property of nationals of foreign countries;

4. Having made all determinations and taken all action, after appropriate consul-

tation and certification, required by said Executive Order or Act or otherwise; and

6. Deeming it necessary in the national interest;

hereby vests in the Alien Property Custodian the patent applications identified in said Exhibit A, to be held, used, administered, liquidated, sold or otherwise dealt with in the interest of and for the benefit of the United States.

Such property, and any or all of the proceeds thereof, shall be held in an appropriate special account or accounts, pending further determination of the Alien Property Custodian. This shall not be deemed to limit the powers of the Alien Property Custodian to return such property or the proceeds thereof, or to indicate that the compensation will not be paid in lieu thereof, if and when it should be determined that such return should be made or such compensation should be paid.

Any person, except a national of a designated enemy country, asserting any claim arising as a result of this Order may file with the Alien Property Custodian a notice of his claim, together with a request for a hearing thereon, on Form APC-1, within one year from the date hereof, or within such further time as may be allowed by the Alien Property Custodian. Nothing herein contained shall be deemed to constitute an admission of the existence, validity or right to allowance of any such claim.

The terms "national" and "designated enemy country" as used herein shall have the meanings prescribed in section 10 of said Executive Order.

Executed at Washington, D. C., on April 2, 1943.

[SEAL] Leo T. Crowley.

Alien Property Custodian.

the Alien Property Custodian to return such property or the proceeds thereof, or to indicate that compensation will not be paid in lieu thereof, if and when it should be determined that such return should be made or such compensation should be paid.

Any person, except a national of a designated enemy country, asserting any claim arising as a result of this order may file with the Alien Property Custodian a notice of his claim, together with a request for a hearing thereon, on Form APC-1, within one year from the date hereof, or within such further time as may be allowed by the Alien Property Custodian. Nothing herein contained shall be deemed to constitute an admission of the existence, validity or right to allowance of any such claim.

The terms "national" and "designated enemy country" as used herein shall have the meanings prescribed in section 10 of said Executive Order.

Executed at Washington, D. C., on April 2, 1943.

[SEAL]

LEO T. CROWLEY,
Alien Property Custodian.

[F. R. Doc. 43-8344; Filed, May 25, 1943;
12:03 p. m.]

[Vesting Order 1214]

SOCIETE ANONYME SUPERFLEXIT

Re: Interest of Societe Anonyme Superflexit in a contract with The B. F. Goodrich Company.

Under the authority of the Trading With the Enemy Act, as amended, and Executive Order No. 9095, as amended, and pursuant to law, the undersigned, after investigation:-

1. Finding that Societe Anonyme Superflexit is a corporation organized under the laws of and having its principal place of business in France and is therefore a national of a foreign country (France);

2. Finding that the property hereinafter identified in subparagraph 3 is property of said Societe Anonyme Superflexit;

3. Finding that the property described as follows:

All interests and rights (including all accrued royalties and other monies payable or held with respect to said interests and rights and all damages for breach of the agreement hereinafter described, together with the right to sue therefor) created in Societe Anonyme Superflexit by virtue of an agreement dated February 3, 1940 (including all modifications thereof and supplements thereto, if any) by and between Societe Anonyme Superflexit and The B. F. Goodrich Company, relating to the exploitation of a certain process for the manufacture of self-sealing fuel tanks, and relating to patent application Serial Number 291,540, filed August 23, 1939, inventor Richard A. Crawford,

is property payable or held with respect to a patent application or rights related thereto in which interests are held by, and such property itself constitutes interests held therein by, a national of a foreign country (France);

4. Having made all determinations and taken all action, after appropriate consultation and certification, required by said Executive Order or Act or otherwise; and

5. Deeming it necessary in the national interest;

hereby vests in the Alien Property Custodian the property hereinafter described in subparagraph 3 hereof, to be held, used, administered, liquidated, sold or otherwise dealt with in the interest of and for the benefit of the United States.

Such property, and any or all of the proceeds thereof, shall be held in an appropriate special account or accounts, pending further determination of the Alien Property Custodian. This shall not be deemed to limit the powers of the Alien Property Custodian to return such property or the proceeds thereof, or to indicate that compensation will not be paid in lieu thereof, if and when it should be determined that such return should be made or such compensation should be paid.

Any person, except a national of a designated enemy country, asserting any claim arising as a result of this order may file with the Alien Property Custodian a notice of his claim, together with a request for a hearing thereon, on Form APC-1, within one year from the date hereof, or within such further time as may be allowed by the Alien Property Custodian. Nothing herein contained shall be deemed to constitute an admission of the existence, validity or right to allowance of any such claim.

The terms "national" and "designated enemy country" as used herein shall have the meanings prescribed in section 10 of said Executive Order.

Executed at Washington, D. C., on April 2, 1943.

[SEAL]

LEO T. CROWLEY,
Alien Property Custodian.

[F. R. Doc. 43-8345; Filed, May 25, 1943;
12:03 p. m.]

[Vesting Order 1216]

HANS J. SPANNER

Re: Interests of Hans J. Spanner and others in an agreement in relation to patents.

Under the authority of the Trading With the Enemy Act, as amended, and Executive Order No. 9095, as amended, and pursuant to law, the undersigned, after investigation:

1. Finding that Hans J. Spanner, Ulrich W. Doering and Edmund Germer are residents of Germany and are, therefore, nationals of a foreign country (Germany);

2. Finding that the property described in subparagraph 3 hereof is property of said Hans J. Spanner, Ulrich W. Doering and Edmund Germer;

3. Finding that the property described as follows:

All interests and rights (including all accrued royalties and other monies payable or held with respect to said interests and rights and all damages for breach of the agreement hereinafter described, together with the right to sue therefor) created in Hans J. Spanner, Ulrich W. Doering and Edmund Germer by virtue of an agreement dated June 15, 1939 by and between General Electric Company, a New York corporation, and the said Hans J. Spanner, Ulrich W. Doering and Edmund Germer and Friedrich H. A. Brandt, relating, among other things, to

United States Letters Patent Number 1,839,210.

is property payable or held with respect to a patent or rights related thereto in which interests are held by, and such property itself constitutes interests held therein by, a national or nationals of a foreign country (Germany);

4. Having made all determinations and taken all action, after appropriate consultation and certification, required by said Executive Order or Act or otherwise; and

5. Deeming it necessary in the national interest;

hereby vests in the Alien Property Custodian the property described in subparagraph 3 hereof, to be held, used, administered, liquidated, sold or otherwise dealt with in the interest of and for the benefit of the United States.

Such property, and any or all of the proceeds thereof, shall be held in an appropriate special account or accounts, pending further determination of the Alien Property Custodian. This shall not be deemed to limit the powers of the Alien Property Custodian to return such property or the proceeds thereof, or to indicate that compensation will not be paid in lieu thereof, if and when it should be determined that such return should be made or such compensation should be paid.

Any person, except a national of a designated enemy country, asserting any claim arising as a result of this order may file with the Alien Property Custodian a notice of his claim, together with a request for a hearing thereon, on Form APC-1, within one year from the date hereof, or within such further time as may be allowed by the Alien Property Custodian. Nothing herein contained shall be deemed to constitute an admission of the existence, validity or right to allowance of any such claim.

The terms "national" and "designated enemy country" as used herein shall have the meanings prescribed in section 10 of said Executive Order.

Executed at Washington, D. C., on April 5, 1943.

[SEAL]

LEO T. CROWLEY,
Alien Property Custodian.

[F. R. Doc. 43-8346; Filed, May 25, 1943;
12:03 p. m.]

[Vesting Order 1218]

PATENTS OF FRIED KRUPP, A. G.

Under the authority of the Trading With the Enemy Act, as amended, and Executive Order No. 9095, as amended, and pursuant to law, the undersigned, after investigation:

1. Finding that Fried Krupp, A. G. and Pantana, Limited, are corporations organized under the laws of and having their principal places of business in Germany and Switzerland, respectively, and therefore are nationals of foreign countries (Germany and Switzerland, respectively);

2. Finding that Pantana, Limited, is acting for the benefit of and on behalf of Fried Krupp, A. G., and is therefore a national of the same foreign country (Germany);

3. Finding that the property described in subparagraph 4 hereof is property of Fried Krupp, A. G. and Pantana, Limited;

4. Finding, therefore, that the property described as follows:
All right, title and interest, including all accrued royalties and all damages and profits recoverable at law or in equity from any person, firm, corporation or government for past infringement thereof, in and to the following patents:

Patent Nos.	Dates	Inventors	Title
2,205,622	7-30-40	E. Houdremont et al.	High speed steels.
2,205,623	7-30-40	E. Houdremont et al.	Manufacture of high speed steels.
2,230,687	2-4-41	E. Houdremont et al.	Manufacture of high speed steels.
2,278,315	3-31-42	E. Houdremont et al.	Manufacture of high speed steels.

is property of nationals of foreign countries (Germany and Switzerland);

6. Having made all determinations and taken all action, after appropriate consultation and certification, required by said Executive Order or Act or otherwise; and

6. Deeming it necessary in the national interest;

hereby vests in the Alien Property Custodian the property hereinbefore described in subparagraph 4, to be held, used, administered, liquidated, sold or otherwise dealt with in the interest of and for the benefit of the United States.

Such property, and any or all of the proceeds thereof, shall be held in an appropriate special account or accounts, pending further determination of the Alien Property Custodian. This shall not be deemed to limit the powers of the Alien Property Custodian to return such property or the proceeds thereof, or to indicate that compensation will not be paid in lieu thereof, if and when it should be determined that such return should be made or such compensation should be paid.

Any person, except a national of a designated enemy country, asserting any claim arising as a result of this order may file with the Alien Property Custodian a notice of his claim, together with a request for a hearing thereon, on Form APC-1, within one year from the date hereof, or within such further time as may be allowed by the Alien Property Custodian. Nothing herein contained shall be deemed to constitute an admission of the existence, validity or right to allowance of any such claim. The terms "national" and "designated enemy country" as used herein shall have the meanings prescribed in section 10 of said Executive Order.

Executed at Washington, D. C., on April 5, 1943.

[SEAL] LEO T. CROWLEY,
Alien Property Custodian.

[F. R. Doc. 43-8347; Filed, May 25, 1943; 12:09 p. m.]

[Vesting Order 1219]

RUHRCHEMIE, A. G.

Re: Patents and patent applications of Ruhrchemie, A. G.

Under the authority of the Trading with the Enemy Act, as amended, and Executive Order No. 9095, as amended, and pursuant to law, the undersigned, after investigation:

1. Finding that Ruhrchemie, A. G., is a corporation organized under the laws of and having its principal place of business in Germany, and is, therefore, a national of a foreign country (Germany);

2. Finding that Aktiebolaget Bergslagsvarlden and Hellos Kemiska Tekniska Fabrik Aktiebolaget are corporations organized under the laws of and having their principal places of business in Sweden and, therefore, are nationals of a foreign country (Sweden);

3. Finding that said Aktiebolaget Bergslagsvarlden and Hellos Kemiska Tekniska Fabrik Aktiebolaget are acting for the benefit of or on behalf of Ruhrchemie, A. G., and are therefore nationals of the same foreign country (Germany);

4. Finding that the property described in subparagraph 5 hereof is property of the corporations identified in subparagraphs 1 and 2 hereof;

5. Finding that the property described as follows:
a. All right, title and interest, including all accrued royalties and all damages and profits recoverable at law or in equity from any person, firm, corporation or government for past infringement thereof, in and to the following patents:

Patent Nos.	Dates	Inventors	Titles
Re. 19,764	12-24-35	M. Banck	Preparation of acetylene and hydrogen.
2,047,397	7-14-36	H. Tramm et al.	Apparatus for the thermic treatment of gases.
2,190,918	2-30-40	H. Goethel et al.	Processes for improving lubricating oils.
2,243,760	5-20-41	F. Martin et al.	Process for producing Diesel oils.

b. Patent applications identified in Exhibit A attached hereto and made a part hereof, is property of nationals of a foreign country (Germany);

6. Having made all determinations and taken all action after appropriate consultation and certification, required by said Executive Order or Act or otherwise; and

7. Deeming it necessary in the national interest;

hereby vests in the Alien Property Custodian the patents and patent applications referred to in subparagraph 5 hereof, to be held, used, administered, liquidated, sold or otherwise dealt with in the interest of and for the benefit of the United States.

Such property, and any or all of the proceeds thereof, shall be held in an appropriate special account or accounts, pending further determination of the Alien Property Custodian. This shall not be deemed to limit the powers of the Alien Property Custodian to return such property or the proceeds thereof, or to indicate that compensation will not be

EXHIBIT A

Patent applications identified as follows:

Serial No.	Filing date	Inventor	Title
60,192	1/22/36	F. Martin et al.	Production of liquid fuel.
210,424	5/27/38	O. Roelen	Dechlorination of hydrocarbon mixtures.
238,024	4/15/39	O. Roelen	Production of oxygenated carbon compounds.
280,054	6/20/39	F. Martin et al.	Benzine hydrocarbons of increased knock-proof.
280,055	6/20/39	F. Martin et al.	Refining of benzine hydrocarbons.
314,182	1/16/40	H. Biederbeck et al.	Process for separating carbonic acid from gas mixtures containing carbonic acid.
363,507	12/10/40	O. Roelen	Process for preparing means for washing, wetting and emulsifying.
373,703	1/8/41	F. Martin	Process for the preparation of fatty acids from products of the carbon oxide hydrogenation.
374,605	1/15/41	F. Martin et al.	Process for the preparation of valuable waxes, resins, artificial substances, solvents and softeners.
377,493	2/4/41	A. Landgraf et al.	Process for the preparation of pure oxygen containing derivatives of aliphatic hydrocarbons.

[F. R. Doc. 43-8346; Filed, May 25, 1943; 12:02 p. m.]

LEO T. CROWLEY,
Alien Property Custodian.

Executed at Washington, D. C., on April 5, 1943.

[SEAL]

[Vesting Order 1222]

ARTHUR EICHENGruen

Re: Patent and interest in agreement of Arthur Eichengruen.

Under the authority of the Trading with the Enemy Act, as amended, and Executive Order No. 9095, as amended, and pursuant to law, the undersigned, after investigation:

1. Finding that Arthur Eichengruen is a citizen of and a resident of Germany and is therefore a national of a foreign country (Germany);

2. Finding that the property identified in subparagraph 3 hereof is property of Arthur Eichengruen;

3. Finding that the property described as follows:

a. All right, title and interest, including all accrued royalties and all damages and profits recoverable at law or in equity from any person, firm, corporation or government for past infringement thereof, in and to the following United States Letters Patent:

Patent No.: 1,612,104; date: 12-28-26; inventor: Arthur Eichengruen, Charlottenburg, Germany; title: Method of preventing easily-inflammable articles from flaming and of extinguishing fire.

b. All interests and rights (including all accrued royalties and other monies payable or held with respect to said interests and rights and all damages for breach of the agreement hereinafter described, together with the right to sue therefor) created in Arthur Eichengruen by virtue of an agreement dated October 1, 1930 by and between the said Arthur Eichengruen and R. M. Morriss, a citizen of the United States, relating among others to Patent Number 1,612,104, with all amendments of or supplement to such agreement,

is property of, or is property payable or held with respect to a patent or rights related thereto in which interests are held by, and such property itself constitutes interests held therein by, a national of a foreign country (Germany);

4. Having made all determinations and taken all action, after appropriate consultation and certification, required by said Executive Order or Act or otherwise; and

5. Deeming it necessary in the national interest;

hereby vests in the Alien Property Custodian the property hereinbefore described in subparagraph 3, to be held, used, administered, liquidated, sold or otherwise dealt with in the interest of and for the benefit of the United States.

Such property, and any or all of the proceeds thereof, shall be held in an appropriate special account or accounts, pending further determination of the Alien Property Custodian. This shall not be deemed to limit the powers of the Alien Property Custodian to return such property or the proceeds thereof, or to indicate that compensation will not be paid in lieu thereof, if and when it should be determined that such return should be made or such compensation should be paid.

Any person, except a national of a designated enemy country, asserting any claim arising as a result of this order may file with the Alien Property Custodian a notice of his claim, together with a request for a hearing thereon, on Form APC-1, within one year from the date hereof, or within such further time as may be allowed by the Alien Property Custodian. Nothing herein contained

shall be deemed to constitute an admission of the existence, validity or right to allowance of any such claim.

The terms "national" and "designated enemy country" as used herein shall have the meanings prescribed in section 10 of said Executive Order.

Executed at Washington, D. C., on April 8, 1943.

[SEAL]

LEO T. CROWLEY,
Alien Property Custodian.

[F. R. Dec. 43-8349; Filed, May 25, 1943;
12:02 p. m.]

[Vesting Order 1223]

REMINGTON ARMS Co., Inc.

Re: Contracts between Remington Arms Company, Inc. and foreign nationals.

Under the authority of the Trading with the Enemy Act, as amended, and Executive Order No. 9095, as amended, and pursuant to law, the undersigned, after investigation:

1. Finding that Dynamit Aktien Gesellschaft is a corporation organized under the laws of Germany and has its principal place of business in Germany, and is therefore a national of a foreign country (Germany);

2. Finding that the property identified in subparagraph 3 hereof is property of Dynamit Aktien Gesellschaft;

3. Finding that the property described as follows:

All interests and rights (including all accrued royalties and other monies payable or held with respect to said interests and rights and all damages for breach of the agreement hereinafter described, together with the right to sue therefor) created in Dynamit Aktien Gesellschaft by virtue of an agreement executed on November 14, 1929, by and between Rheinisch-Westfälische Sprengstoff A. G. and Remington Arms Company Inc., a Delaware corporation, as amended by an agreement executed on January 1, 1934, by and between Dynamit Aktien Gesellschaft and Remington Arms Company, Inc., relating among other things, to certain patents including Patent Number 1,889,110,

is property payable or held with respect to a patent or rights related thereto in which interests are held by, and such property itself constitutes interests held therein by, a national of a foreign country (Germany);

4. Having made all determinations and taken all action, after appropriate consultation and certification, required by said Executive Order or Act or otherwise; and

5. Deeming it necessary in the national interest;

hereby vests in the Alien Property Custodian the property described in subparagraph 3 hereof, to be held, used, administered, liquidated, sold or otherwise dealt with in the interest of and for the benefit of the United States.

Such property, and any or all of the proceeds thereof, shall be held in an appropriate special account or accounts, pending further determination of the Alien Property Custodian. This shall not be deemed to limit the powers of the Alien Property Custodian to return such property or the proceeds thereof, or to indicate that compensation will not be paid in lieu thereof, if and when it should be determined that such return should be made or such compensation should be paid.

Any person, except a national of a designated enemy country, asserting any claim arising as a result of this order may file with the Alien Property Custodian a notice of his claim, together with a request for a hearing thereon, on Form APC-1, within one year from the date hereof, or within such further time as may be allowed by the Alien Property Custodian. Nothing herein contained shall be deemed to constitute an admission of the existence, validity or right to allowance of any such claim.

The terms "national" and "designated enemy country" as used herein shall have the meanings prescribed in section 10 of said Executive Order.

Executed at Washington, D. C., on April 8, 1943.

[SEAL]

LEO T. CROWLEY,
Alien Property Custodian.

[F. R. Dec. 43-8350; Filed, May 25, 1943;
12:02 p. m.]

[Vesting Order 1225]

INGE CHRISTOPHER SOLBERG

Re: Patent application of Inge Christopher Solberg.

Under the authority of the Trading with the Enemy Act, as amended, and Executive Order No. 9095, as amended, and pursuant to law, the undersigned, after investigation:

1. Finding that Inge Christopher Solberg is a citizen of Norway residing at Oslo, Norway, and therefore is a national of a foreign country (Norway);

2. Finding that the property described in subparagraph 3 hereof is property of Inge Christopher Solberg;

3. Finding that the patent application identified as follows:

Serial No: 401,110; date: 7-5-41; inventor: I. C. Solberg; title: Packages for pulverulent matters.

together with the entire right, title and interest throughout the United States and its territories in and to, including the right to file applications in the United States Patent Office for Letters Patent for, the invention or inventions shown or described in such application,

is property of a national of a foreign country (Norway);

4. Having made all determinations and taken all action, after appropriate consultation and certification, required by said Executive Order or Act or otherwise; and

5. Deeming it necessary in the national interest;

hereby vests in the Alien Property Custodian the property described in subparagraph 3 hereof, to be held, used, administered, liquidated, sold or otherwise dealt with in the interest of and for the benefit of the United States.

Such property, and any or all of the proceeds thereof, shall be held in an appropriate special account or accounts, pending further determination of the Alien Property Custodian. This shall not be deemed to limit the powers of the Alien Property Custodian to return such property or the proceeds thereof, or to indicate that compensation will not be paid in lieu thereof, if and when it should be determined that such return should

be made or such compensation should be paid.

Any person, except a national of a designated enemy country, asserting any claim arising as a result of this order may file with the Alien Property Custodian a notice of his claim, together with a request for a hearing thereon, on Form APC-1, within one year from the date hereof, or within such further time as may be allowed by the Alien Property Custodian. Nothing herein contained shall be deemed to constitute an admission of the existence, validity or right to allowance of any such claim.

The terms "national" and "designated enemy country" as used herein shall have the meanings prescribed in section 10 of said Executive Order.

Executed at Washington, D. C., on April 8, 1943.

[SEAL]

LEO T. CROWLEY,
Alien Property Custodian.

[F. R. Doc. 43-8351; Filed, May 25, 1943;
12:03 p. m.]

[Vesting Order 1226]

INTEREST IN AGREEMENT OF GESELLSCHAFT FUR LINDE'S EISMASCHINEN, A. G.

Under the authority of the Trading with the Enemy Act, as amended, and Executive Order No. 9095, as amended, and pursuant to law, the undersigned, after investigation:

1. Finding that Gesellschaft fur Linde's Elsmaschinen, A. G., is a corporation organized under the laws of and having its principal place of business in Germany and therefore is a national of a foreign country (Germany);

2. Finding that the property identified in subparagraph 3 hereof is property of Gesellschaft fur Linde's Elsmaschinen, A. G.;

3. Finding that the property described as follows:

All interests and rights (including all accrued royalties and other monies payable or held with respect to said interests and rights and all damages for breach of the agreement hereinafter described, together with the right to sue therefor) created in Gesellschaft fur Linde's Elsmaschinen, A. G. by virtue of an agreement dated April 15, 1938 by and between Dominion Oxygen Company, Limited, a corporation of Canada, and Linde Air Products Company, an Ohio corporation, relating among others to Patent Number 2,106,494, dated January 25, 1938, inventor, H. Debor, for Hollow Vessel for High Pressures, with all amendments of and supplements to said agreement.

is property payable or held with respect to a patent or rights related thereto in which interests are held by, and such property itself constitutes interests held therein by, a national of a foreign country (Germany);

4. Having made all determinations and taken all action, after appropriate consultation and certification, required by said Executive Order or Act or otherwise; and

5. Deeming it necessary in the national interest;

hereby vests in the Alien Property Custodian the property described in subparagraph 3 hereof, to be held, used, administered, liquidated, sold or otherwise dealt with in the interest of and for the benefit of the United States.

Such property, and any or all of the proceeds thereof, shall be held in an appropriate special account or accounts,

pending further determination of the Alien Property Custodian. This shall not be deemed to limit the powers of the Alien Property Custodian to return such property or the proceeds thereof, or to indicate that compensation will not be paid in lieu thereof, if and when it should be determined that such return should be made or such compensation should be paid.

Any person, except a national of a designated enemy country, asserting any claim arising as a result of this order may file with the Alien Property Custodian a notice of his claim, together with a request for a hearing thereon, on Form APC-1, within one year from the date hereof, or within such further time as may be allowed by the Alien Property Custodian. Nothing herein contained shall be deemed to constitute an admission of the existence, validity or right to allowance of any such claim.

The terms "national" and "designated enemy country" as used herein shall have the meanings prescribed in section 10 of said Executive Order.

Executed at Washington, D. C., on April 8, 1943.

[SEAL]

LEO T. CROWLEY,
Alien Property Custodian.

[F. R. Doc. 43-8352; Filed, May 25, 1943;
12:03 p. m.]

[Vesting Order 1227]

PATENT APPLICATION OF HUGO BUTTNER

Under the authority of the Trading with the Enemy Act, as amended, and Executive Order No. 9095, as amended, and pursuant to law, the undersigned, after investigation:

1. Finding that Hugo Buttner is a citizen of Germany residing at Wuppertal-Vohwinkel, Germany, and therefore is a national of a foreign country (Germany);

2. Finding that said Hugo Buttner is the owner of the property described in subparagraph 3 hereof;

3. Finding that the patent application identified as follows:

Serial No.: 218,367; date: 6-28-38; inventor: Hugo Buttner; title: Spring filling for mattresses, sofas, seats, cushions or the like, together with the entire right, title and interest throughout the United States and its territories in and to, including the right to file applications in the United States Patent Office for Letters Patent for, the invention or inventions shown or described in such application,

is property of a national of a foreign country (Germany);

4. Having made all determinations and taken all action, after appropriate consultation and certification, required by said Executive Order or Act or otherwise; and

5. Deeming it necessary in the national interest;

hereby vests in the Alien Property Custodian the property described in subparagraph 3 hereof, to be held, used, administered, liquidated, sold or otherwise dealt with in the interest of and for the benefit of the United States.

Such property, and any or all of the proceeds thereof, shall be held in an appropriate special account or accounts,

pending further determination of the Alien Property Custodian. This shall not be deemed to limit the powers of the Alien Property Custodian to return such property or the proceeds thereof, or to indicate that compensation will not be paid in lieu thereof, if and when it should be determined that such return should be made or such compensation should be paid.

Any person, except a national of a designated enemy country, asserting any claim arising as a result of this order may file with the Alien Property Custodian a notice of his claim, together with a request for a hearing thereon, on Form APC-1, within one year from the date hereof, or within such further time as may be allowed by the Alien Property Custodian. Nothing herein contained shall be deemed to constitute an admission of the existence, validity or right to allowance of any such claim.

The terms "national" and "designated enemy country" as used herein shall have the meanings prescribed in section 10 of said Executive Order.

Executed at Washington, D. C., on April 8, 1943.

[SEAL]

LEO T. CROWLEY,
Alien Property Custodian.

[F. R. Doc. 43-8353; Filed, May 25, 1943;
12:03 p. m.]

[Vesting Order 1232]

PATENT APPLICATION OF CARL ZEISS

Under the authority of the Trading with the Enemy Act, as amended, and Executive Order No. 9095, as amended, and pursuant to law, the undersigned after investigation:

1. Finding that Carl Zeiss is a firm having its principal place of business in Germany and therefore is a national of a foreign country (Germany);

2. Finding that the patent application and other property related thereto described in subparagraph 3 hereof are property of Carl Zeiss;

3. Finding that the patent application identified as follows:

Serial No.: 231,931; filing date 9-27-38; inventor: Walter Loos; title: immersion oil for microscopic purposes.

together with the entire right, title and interest throughout the United States and its territories in and to, including the right to file applications in the United States Patent Office for Letters Patent for, the invention or inventions shown and described in such application,

is property of a national of a foreign country (Germany);

4. Having made all determinations and taken all action, after appropriate consultation and certification, required by said Executive Order or Act or otherwise; and

5. Deeming it necessary in the national interest;

hereby vests in the Alien Property Custodian the property hereinbefore described in subparagraph 3, to be held, used, administered, liquidated, sold or otherwise dealt with in the interest of and for the benefit of the United States.

Such property, and any or all of the proceeds thereof, shall be held in an appropriate special account or accounts, pending further determination of the

Alien Property Custodian. This shall not be deemed to limit the powers of the Alien Property Custodian to return such property or the proceeds thereof, or to indicate that compensation will not be paid in lieu thereof, if and when it should be determined that such return should be made or such compensation should be paid.

Any person, except a national of a designated enemy country, asserting any claim arising as a result of this order may file with the Alien Property Custodian a notice of his claim, together with a request for a hearing thereon, on Form APC-1, within one year from the date hereof, or within such further time as may be allowed by the Alien Property Custodian. Nothing herein contained shall be deemed to constitute an admission of the existence, validity or right to allowance of any such claim.

The terms "national" and "designated enemy country" as used herein shall have the meanings prescribed in section 10 of said Executive Order.

Executed at Washington, D. C., on April 10, 1943.

[SEAL]

LEO T. CROWLEY,
Alien Property Custodian.

[F. R. Doc. 43-8354; Filed, May 25, 1943;
12:03 p. m.]

[Vesting Order 1233]

HERMANNUS VAN TONGEREN

Re: Interest of Hermannus van Tongeren in an agreement relating to patents.

Under the authority of the Trading with the Enemy Act, as amended, and Executive Order No. 9095, as amended, and pursuant to law, the undersigned, after investigation:

1. Finding that Hermannus van Tongeren is a resident of The Netherlands and therefore is a national of a foreign country (The Netherlands);
2. Finding that the property described in subparagraph 3 hereof, is property of said Hermannus van Tongeren;
3. Finding that the property described as follows:

All interests and rights (including all accrued royalties and other monies payable or held with respect to said interests and rights and all damages for breach of the agreement hereinafter described, together with the right to sue therefor) created in Hermannus van Tongeren by virtue of an agreement by and between said Hermannus van Tongeren and The Buell Combustion Company, Limited, a company incorporated under the English Companies Act, dated April 25, 1934, relating among other things to Patent Number 2,039,692, including all amendments and supplements thereto, including, but not by way of limitation the amendment to said agreement, executed April 24 and May 4, 1939 and the amendment to said agreement evidenced by letters, dated March 18 and June 17, 1941 between Buell Engineering Company, Inc., and said Hermannus van Tongeren.

is property payable or held with respect to a patent or right related thereto in which interests are held by, and such property itself constitutes interests held therein by, a national of a foreign country (The Netherlands);

4. Having made all determinations and taken all action, after appropriate consulta-

tion and certification, required by said Executive Order or Act or otherwise; and

6. Deeming it necessary in the national interest;

hereby vests in the Alien Property Custodian the property described in subparagraph 3 hereof, to be held, used, administered, liquidated, sold or otherwise dealt with in the interest of and for the benefit of the United States.

Such property, and any or all of the proceeds thereof, shall be held in an appropriate special account or accounts, pending further determination of the Alien Property Custodian. This shall not be deemed to limit the powers of the Alien Property Custodian to return such property or the proceeds thereof, or to indicate that compensation will not be paid in lieu thereof, if and when it should be determined that such return should be made or such compensation should be paid.

Any person, except a national of a designated enemy country, asserting any claim arising as a result of this order may file with the Alien Property Custodian a notice of his claim, together with a request for a hearing thereon, on Form APC-1, within one year from the date hereof, or within such further time as may be allowed by the Alien Property Custodian. Nothing herein contained shall be deemed to constitute an admission of the existence, validity or right to allowance of any such claim.

The terms "national" and "designated enemy country" as used herein shall have the meanings prescribed in section 10 of said Executive Order.

Executed at Washington, D. C., on April 10, 1943.

[SEAL]

LEO T. CROWLEY,
Alien Property Custodian.

[F. R. Doc. 43-8355; Filed, May 25, 1943;
12:03 p. m.]

[Vesting Order 1234]

DIAMONDS OWNED BY THE GOVERNMENT OF
RUMANIA

Under the authority of the Trading with the Enemy Act, as amended, and Executive Order No. 9095, as amended, and pursuant to law, the undersigned, after investigation:

1. Finding that the property presented in the possession of The National City Bank of New York, Fifty-first Street Branch, New York, New York, described as follows:
100 industrial grade diamonds weighing 89.35 carats

is property within the United States owned or controlled by the Government of Rumania;

2. Having made all determinations and taken all action, after appropriate consultation and certification, required by said Executive Order or Act or otherwise; and

3. Deeming it necessary in the national interest;

hereby vests in the Alien Property Custodian the property described in subparagraph 1 hereof, to be held, used, administered, liquidated, sold or otherwise dealt with in the interest of and for the benefit of the United States.

Such property, and any or all of the proceeds thereof, shall be held in an appropriate special account or accounts, pending further determination of the Alien Property Custodian. This shall not be deemed to limit the powers of the Alien Property Custodian to return such property or the proceeds thereof, or to indicate that compensation will not be paid in lieu thereof, if and when it should be determined that such return should be made or such compensation should be paid.

Any person, except a national of a designated enemy country, asserting any claim arising as a result of this order may file with the Alien Property Custodian a notice of his claim, together with a request for a hearing thereon, on Form APC-1, within one year from the date hereof, or within such further time as may be allowed by the Alien Property Custodian. Nothing herein contained shall be deemed to constitute an admission of the existence, validity or right to allowance of any such claim.

The terms "national" and "designated enemy country" as used herein shall have the meanings prescribed in section 10 of said Executive Order.

Executed at Washington, D. C., on April 10, 1943.

[SEAL]

LEO T. CROWLEY,
Alien Property Custodian.

[F. R. Doc. 43-8367; Filed, May 25, 1943;
12:13 p. m.]

[Vesting Order 1239]

HANS THOMA

Re: Interests of Hans Thoma in agreements relating to patents.

Under the authority of the Trading with the Enemy Act, as amended, and Executive Order No. 9095, as amended, and pursuant to law, the undersigned, after investigation:

1. Finding that Hans Thoma is a resident of Germany and is therefore a national of a foreign country (Germany);
2. Finding that the property described in subparagraph 3 hereof is property of said Hans Thoma;
3. Finding that the property described as follows:

a. All interests and rights (including all accrued royalties and other monies payable or held with respect to said interests and rights and all damages for breach of the agreement hereinafter described, together with the right to sue therefor) created in Hans Thoma by virtue of an agreement by and between said Hans Thoma and Hansesa Patent Service Corporation, dated January 25, 1935, relating among other things to Patent Number 1,931,869 and to the disbursement of certain royalties due to said Hans Thoma by virtue of an agreement dated January 1, 1935 between said Hans Thoma and Vickers, Inc., a Michigan corporation, and

b. All interests and rights (including all accrued royalties and other monies payable or held with respect to said interests and rights and all damages for breach of the agreement hereinafter described, together with the right to sue therefor) created in Hans Thoma by virtue of an agreement by and between said Hans Thoma and Vickers, Inc., a Michigan corporation, dated January 1, 1935, relating among other things to Patent Number 1,931,869,

is property payable or held with respect to a patent or right related thereto in which interests are held by, and such property itself constitutes interests held therein by, a national of a foreign country (Germany);

4. Having made all determinations and taken all action, after appropriate consultation and certification, required by said Executive Order or Act or otherwise; and

5. Deeming it necessary in the national interest;

hereby vests in the Alien Property Custodian the property described in subparagraph 3 hereof, to be held, used, administered, liquidated, sold or otherwise dealt with in the interest of and for the benefit of the United States.

Such property, and any or all of the proceeds thereof, shall be held in an appropriate special account or accounts, pending further determination of the Alien Property Custodian. This shall not be deemed to limit the powers of the Alien Property Custodian to return such property or the proceeds thereof, or to indicate that compensation will not be paid in lieu thereof, if and when it should be determined that such return should be made or such compensation should be paid.

Any person, except a national of a designated enemy country, asserting any claim arising as a result of this order may file with the Alien Property Custodian a notice of his claim, together with a request for a hearing thereon, on Form APC-1, within one year from the date hereof, or within such further time as may be allowed by the Alien Property Custodian. Nothing herein contained shall be deemed to constitute an admission of the existence, validity or right to allowance of any such claim.

The terms "national" and "designated enemy country" as used herein shall have the meanings prescribed in section 10 of said Executive Order.

Executed at Washington, D. C., on April 15, 1943.

[SEAL]

LEO T. CROWLEY,
Alien Property Custodian.

[F. D. Doc. 43-8356; Filed, May 25, 1943;
12:04 p. m.]

[Vesting Order 1241]

DEUTSCHE GOLD UND SILBER SCHEIDEANSTALT VORMALS ROESSLER

Re: Interest of Deutsche Gold und Silber Scheideanstalt Vormals Roessler in contracts relating to patents.

Under the authority of the Trading with the Enemy Act, as amended, and Executive Order No. 9095, as amended, and pursuant to law, the undersigned, after investigation:

1. Finding that Deutsche Gold und Silber Scheideanstalt vormals Roessler (herein called "Scheideanstalt") is a corporation organized under the laws of, and has its principal place of business in, Germany and is therefore a national of a foreign country (Germany);

2. Finding that the property identified in subparagraph 3 hereof is property of Scheideanstalt;

3. Finding that the property described as follows:

a. All interests and rights (including all accrued royalties and other monies payable

or held with respect to said interests and rights and all damages for the breach of the agreement hereinafter described, together with the right to sue therefor) created in Scheideanstalt by virtue of an agreement dated May 12, 1936 (including all supplements thereto and modifications thereof, if any) by and between Scheideanstalt and E. I. duPont de Nemours & Company, relating among other things to patents on porous grinding wheels, and

b. All interests and rights (including all accrued royalties and other monies payable or held with respect to said interests and rights and all damages for the breach of the agreement hereinafter described, together with the right to sue therefor) created in Scheideanstalt by virtue of an agreement dated February 25, 1937 (including all supplements thereto and modifications thereof, including, but not by way of limitation, certain supplements dated May 18, 1937 and October 1, 1938) by and between Scheideanstalt and E. I. duPont de Nemours & Company, relating among other things to Reissue Patent Number 19,802, issued December 31, 1935, inventors, T. Pohl and J. Schneider,

c. All right, title and interest, including all accrued royalties and all damages and profits recoverable at law or in equity from any person, firm, corporation, or government for past infringement thereof, in and to the following reissue patent,

Patent No.: 19,802; date: 12-31-35; inventor: T. Pohl, et al.; title: abrading material and process for preparing same.

is property of, or is property payable or held with respect to a patent or rights related thereto in which interests are held by, and such property itself constitutes interests held therein by, a national of a foreign country (Germany);

4. Having made all determinations and taken all action, after appropriate consultation and certification, required by said Executive Order or Act or otherwise; and

5. Deeming it necessary in the national interest;

hereby vests in the Alien Property Custodian the property hereinbefore described in subparagraph 3, to be held, used, administered, liquidated, sold or otherwise dealt with in the interest of and for the benefit of the United States.

Such property, and any or all of the proceeds thereof, shall be held in an appropriate special account or accounts, pending further determination of the Alien Property Custodian. This shall not be deemed to limit the powers of the Alien Property Custodian to return such property or the proceeds thereof, or to indicate that compensation will not be paid in lieu thereof, if and when it should be determined that such return should be made or such compensation should be paid.

Any person, except a national of a designated enemy country, asserting any claim arising as a result of this order may file with the Alien Property Custodian a notice of his claim, together with a request for a hearing thereon, on Form APC-1, within one year from the date hereof, or within such further time as may be allowed by the Alien Property Custodian. Nothing herein contained shall be deemed to constitute an admission of the existence, validity or right to allowance of any such claim.

The terms "national" and "designated enemy country" as used herein shall have the meanings prescribed in section 10 of said Executive Order.

Executed at Washington, D. C., on April 20, 1943.

[SEAL]

LEO T. CROWLEY,
Alien Property Custodian.

[F. R. Doc. 43-8357; Filed May 25, 1943;
12:04 p. m.]

[Vesting Order 1244]

I. G. FARBENINDUSTRIE AKTIENGESellschaft

Re: Interest of I. G. Farbenindustrie Aktiengesellschaft in United States Letters Patent 2,002,811, and contract relating to patents.

Under the authority of the Trading with the Enemy Act, as amended, and Executive Order No. 9095, as amended, and pursuant to law, the undersigned, after investigation:

1. Finding that I. G. Farbenindustrie Aktiengesellschaft is a corporation organized under the laws of and having its principal place of business in Germany and therefore is a national of a foreign country (Germany);

2. Finding that the property described in subparagraph 3 hereof is property of I. G. Farbenindustrie Aktiengesellschaft;

3. Finding that the property described as follows:

a. All right, title and interest, including all accrued royalties and all damages and profits recoverable at law or in equity from any person, firm, corporation or government for past infringement thereof, in and to the following United States Letters Patent:

Patent No.: 2,002,811; date of issue: 2-28-35; inventor: Max Hagedorn & Otto Reichert; title: Cellulose derivatives containing an inorganic substituent.

b. All interests and rights (including all royalties and other monies payable or held with respect to said interests and rights and all damages for breach of the agreement hereinafter described, together with the right to sue therefor) created in I. G. Farbenindustrie Aktiengesellschaft by virtue of an agreement dated June 19, 1934 (including all modifications of and supplements to such agreement, including, but without limitation, a supplement thereto dated December 29, 1939) by and between said I. G. Farbenindustrie Aktiengesellschaft and Hercules Powder Company, which agreement relates among other things to United States Letters Patent, including Patent No. 1,694,127,

is property of, or is property payable or held with respect to a patent or rights related thereto in which interests are held by, and such property itself constitutes interests held therein by, a national of a foreign country (Germany);

4. Having made all determinations and taken all action, after appropriate consultation and certification, required by said Executive Order or Act or otherwise; and

5. Deeming it necessary in the national interest;

hereby vests in the Alien Property Custodian the property hereinbefore described in subparagraph 3, to be held, used, administered, liquidated, sold or otherwise dealt with in the interest of and for the benefit of the United States.

Such property, and any or all of the proceeds thereof, shall be held in an appropriate special account or accounts, pending further determination of the Alien Property Custodian. This shall not be deemed to limit the powers of the Alien Property Custodian to return such property or the proceeds thereof,

or to indicate that compensation will not be paid in lieu thereof, if and when it should be determined that such return should be made or such compensation should be paid.

Any person, except a national of a designated enemy country, asserting any claim arising as a result of this order may file with the Alien Property Custodian a notice of his claim, together with a request for a hearing thereon, on Form APC-1, within one year from the date hereof, or within such further time as may be allowed by the Alien Property Custodian. Nothing herein contained shall be deemed to constitute an admission of the existence, validity or right to allowance of any such claim.

The terms "national" and "designated enemy country" as used herein shall have the meanings prescribed in section 10 of said Executive Order.

Executed at Washington, D. C., on April 20, 1943.

[SEAL] LEO T. CROWLEY,
Alien Property Custodian.

[F. R. Doc. 43-8358; Filed, May 25, 1943;
12:12 p. m.]

[Vesting Order 1245]

GEBRUEDER EIRICH

Re: Interest of Gebrueder Eirich in a contract relating to patents.

Under the authority of the Trading with the Enemy Act, as amended, and Executive Order No. 9095, as amended, and pursuant to law, the undersigned, after investigation:

1. Finding that Gebrueder Eirich is a firm having its principal place of business in Germany and is therefore a national of a foreign country (Germany);

2. Finding that the property described in subparagraph 3 hereof is property of Gebrueder Eirich;

3. Finding that the property described as follows:

All interests and rights (including all accrued royalties and other monies payable or held with respect to said interests and rights and all damages for the breach of the agreement hereinafter described, together with the right to sue therefor) created in Gebrueder Eirich by virtue of an agreement executed on May 15, 1932 (including all modifications thereof and supplements thereto, including, but not by way of limitation, a supplement dated November 3, 1937 and November 4, 1937, adding to the original agreement, among others, patent number 1,933,473) by and between Gebrueder Eirich and Lancaster Iron Works, relating among other things, to certain patents including patent number 1,663,830,

is property payable or held with respect to patents or rights related thereto in which interests are held by, and such property itself constitutes interests held therein by, a national of a foreign country (Germany);

4. Having made all determinations and taken all action, after appropriate consultation and certification, required by said Executive Order or Act or otherwise; and

5. Deeming it necessary in the national interest;

hereby vests in the Alien Property Custodian the property described in subparagraph 3 hereof, to be held, used, administered, liquidated, sold or otherwise dealt

with in the interest of and for the benefit of the United States.

Such property, and any or all of the proceeds thereof, shall be held in an appropriate special account or accounts, pending further determination of the Alien Property Custodian. This shall not be deemed to limit the powers of the Alien Property Custodian to return such property or the proceeds thereof, or to indicate that compensation will not be paid in lieu thereof, if and when it should be determined that such return should be made or such compensation should be paid.

Any person, except a national of a designated enemy country, asserting any claim arising as a result of this order may file with the Alien Property Custodian a notice of his claim, together with a request for a hearing thereon, on Form APC-1, within one year from the date hereof, or within such further time as may be allowed by the Alien Property Custodian. Nothing herein contained shall be deemed to constitute an admission of the existence, validity or right to allowance of any such claim.

The terms "national" and "designated enemy country" as used herein shall have the meanings prescribed in section 10 of said Executive Order.

Executed at Washington, D. C., on April 20, 1943.

[SEAL] LEO T. CROWLEY,
Alien Property Custodian.

[F. R. Doc. 43-8359; Filed, May 25, 1943;
12:12 p. m.]

[Vesting Order 1246]

I. G. FARBEINDUSTRIE AKTIENGESellschaft

Re: Interest of I. G. Farbenindustrie Aktiengesellschaft in a contract relating to United States Patent No. 2,077,421.

Under the authority of the Trading with the Enemy Act, as amended, and Executive Order No. 9095, as amended, and pursuant to law, the undersigned, after investigation:

1. Finding that I. G. Farbenindustrie Aktiengesellschaft is a corporation organized under the laws of and having its principal place of business in Germany and is therefore a national of a foreign country (Germany);

2. Finding that the property described in subparagraph 3 hereof is property of I. G. Farbenindustrie Aktiengesellschaft;

3. Finding that the property described as follows:

All interests and rights (including all accrued royalties and other monies payable and held with respect to said interests and rights and all damages for breach of the agreement hereinafter described, together with the right to sue therefor) created in I. G. Farbenindustrie Aktiengesellschaft by virtue of an agreement dated October 13, 1937 (including all modifications thereof and supplements thereto, if any) by and between the said I. G. Farbenindustrie Aktiengesellschaft, E. I. duPont de Nemours & Company, a Delaware corporation, and Rohm & Haas Company, a Delaware corporation, relating among other things to patent number 2,077,421, issued April 20, 1937, inventor, W. Lazier, for Catalytic Hydrogenation Process,

is property payable or held with respect to a patent or rights related thereto in which interests are held by, and such property itself

constitutes interests held therein by, nationals of a foreign country (Germany);

4. Having made all determinations and taken all action, after appropriate consultation and certification, required by said Executive Order or Act or otherwise; and

5. Deeming it necessary in the national interest;

hereby vests in the Alien Property Custodian the property described in subparagraph 3 hereof, to be held, used, administered, liquidated, sold or otherwise dealt with in the interest of and for the benefit of the United States.

Such property, and any or all of the proceeds thereof, shall be held in an appropriate special account or accounts, pending further determination of the Alien Property Custodian. This shall not be deemed to limit the powers of the Alien Property Custodian to return such property or the proceeds thereof, or to indicate that compensation will not be paid in lieu thereof, if and when it should be determined that such return should be made or such compensation should be paid.

Any person, except a national of a designated enemy country, asserting any claim arising as a result of this order may file with the Alien Property Custodian a notice of his claim, together with a request for a hearing thereon, on Form APC-1, within one year from the date hereof, or within such further time as may be allowed by the Alien Property Custodian. Nothing herein contained shall be deemed to constitute an admission of the existence, validity or right to allowance of any such claim.

The terms "national" and "designated enemy country" as used herein shall have the meanings prescribed in section 10 of said Executive Order.

Executed at Washington, D. C., on April 20, 1943.

[SEAL] LEO T. CROWLEY,
Alien Property Custodian.

[F. R. Doc. 43-8360; Filed, May 25, 1943;
12:12 p. m.]

[Vesting Order 1247]

I. G. FARBEINDUSTRIE AKTIENGESellschaft

Re: Interest of I. G. Farbenindustrie Aktiengesellschaft in contract relating to United States Letters Patent Nos. 1,787,315 and 1,787,316.

Under the authority of the Trading with the Enemy Act, as amended, and Executive Order No. 9095, as amended, and pursuant to law, the undersigned, after investigation:

1. Finding that I. G. Farbenindustrie Aktiengesellschaft is a corporation organized under the laws of and having its principal place of business in Germany, and therefore is a national of a foreign country (Germany);

2. Finding that the property described in subparagraph 3 hereof is property of I. G. Farbenindustrie Aktiengesellschaft;

3. Finding that the property described as follows:

All interests and rights (including all royalties and other monies payable or held with respect to such interests and rights and all damages for breach of the agreement

hereinafter described, together with the right to sue therefor) created in I. G. Farbenindustrie Aktiengesellschaft by virtue of an agreement dated February 9, 1932 (including all modifications thereof and supplements thereto), by and between said I. G. Farbenindustrie Aktiengesellschaft and E. I. DuPont de Nemours & Company, which agreement relates, among other things, to United States Letters Patent Nos. 1,787,315 and 1,787,316,

is property payable or held with respect to patents or rights related thereto in which interests are held by, and such property itself constitutes interests held therein by, a national of a foreign country (Germany);

4. Having made all determinations and taken all action, after appropriate consultation and certification, required by said Executive Order or Act or otherwise; and

5. Deeming it necessary in the national interest;

hereby vests in the Alien Property Custodian the property described in subparagraph 3 hereof, to be held, used, administered, sold or otherwise dealt with in the interest of and for the benefit of the United States.

Such property, and any or all of the proceeds thereof, shall be held in an appropriate special account or accounts, pending further determination of the Alien Property Custodian. This shall not be deemed to limit the powers of the Alien Property Custodian to return such property or the proceeds thereof, or to indicate that compensation will not be paid in lieu thereof, if and when it should be determined that such return should be made or such compensation should be paid.

Any person, except a national of a designated enemy country, asserting any claim arising as a result of this order may file with the Alien Property Custodian a notice of his claim, together with a request for a hearing thereon, on Form APC-1, within one year from the date hereof, or within such further time as may be allowed by the Alien Property Custodian. Nothing herein contained shall be deemed to constitute an admission of the existence, validity or right to allowance of any such claim.

The terms "national" and "designated enemy country" as used herein shall have the meanings prescribed in section 10 of said Executive Order.

Executed at Washington, D. C., on April 20, 1943.

[SEAL] LEO T. CROWLEY,
Alien Property Custodian.

[F. R. Doc. 43-8361; Filed, May 25, 1943;
12:12 p. m.]

[Vesting Order 1248]

I. G. FARBEINDUSTRIE AKTIENGESSELL-
SCHAFT

Re: Interests of I. G. Farbenindustrie Aktiengesellschaft in a contract relating to United States Letters Patent No. 2,166,507.

Under the authority of the Trading with the Enemy Act, as amended, and Executive Order No. 9095, as amended, and pursuant to law, the undersigned, after investigation:

1. Finding that I. G. Farbenindustrie Aktiengesellschaft is a corporation organized under the laws of and having its principal

place of business in Germany and is therefore a national of a foreign country (Germany);

2. Finding that the property described in subparagraph 3 hereof is property of I. G. Farbenindustrie Aktiengesellschaft;

3. Finding that the property described as follows:

All interests and rights (including all royalties and other monies payable or held with respect to such interests and rights and all damages for breach of the agreement hereinafter described, together with the right to sue therefor) created in I. G. Farbenindustrie Aktiengesellschaft by virtue of an agreement dated December 2, 1939 (including all modifications thereof and supplements thereto) by and between the said I. G. Farbenindustrie Aktiengesellschaft, Thiookol Corporation, a Delaware corporation, and Thiookol Ltd., a New Jersey corporation, which agreement relates, among other things, to United States Patent No. 2,166,507,

is property payable or held with respect to a patent or rights related thereto in which interests are held by, and such property itself constitutes interests held therein by, a national of a foreign country (Germany);

4. Having made all determinations and taken all action, after appropriate consultation and certification, required by said Executive Order or Act or otherwise; and

5. Deeming it necessary in the national interest;

hereby vests in the Alien Property Custodian the property described in subparagraph 3 hereof, to be held, used, administered, liquidated, sold or otherwise dealt with in the interest of and for the benefit of the United States.

Such property, and any or all of the proceeds thereof, shall be held in an appropriate special account or accounts, pending further determination of the Alien Property Custodian. This shall not be deemed to limit the powers of the Alien Property Custodian to return such property or the proceeds thereof, or to indicate that compensation will not be paid in lieu thereof, if and when it should be determined that such return should be made or such compensation should be paid.

Any person, except a national of a designated enemy country, asserting any claim arising as a result of this order may file with the Alien Property Custodian a notice of his claim, together with a request for a hearing thereon, on Form APC-1, within one year from the date hereof, or within such further time as may be allowed by the Alien Property Custodian. Nothing herein contained shall be deemed to constitute an admission of the existence, validity or right to allowance of any such claim.

The terms "national" and "designated enemy country" as used herein shall have the meanings prescribed in section 10 of said Executive Order.

Executed at Washington, D. C., on April 20, 1943.

[SEAL] LEO T. CROWLEY,
Alien Property Custodian.

[F. R. Doc. 43-8362; Filed, May 25, 1943;
12:13 p. m.]

[Vesting Order 1250]

LONZA ELEKTRIZITATSWERKE UND CHEMISCHE FABRIKEN, A. G.

Re: Patents and patent application of Lonza Elektrizitätswerke und Chemische Fabriken, A. G.

Under the authority of the Trading with the Enemy Act, as amended, and Executive Order No. 9095, as amended, and pursuant to law, the undersigned, after investigation:

1. Finding that Lonza Elektrizitätswerke und Chemische Fabriken, A. G. and Elektrizitätswerk Lonza are one and the same corporation;

2. Finding that Lonza Elektrizitätswerke und Chemische Fabriken, A. G. is a corporation organized under the laws of and having its principal place of business in Switzerland and is therefore a national of a foreign country (Switzerland);

3. Finding that Lonza Elektrizitätswerke und Chemische Fabriken, A. G. is included in The Proclaimed List of Certain Blocked Nationals;

4. Finding that the property identified in subparagraph 5 hereof, is property of Lonza Elektrizitätswerke und Chemische Fabriken, A. G.;

5. Finding that the property described as follows:

a. All right, title and interest, including all accrued royalties and all damages and profits recoverable at law or in equity from any person, firm, corporation or government for past infringement thereof, in and to the patents identified in Exhibit A attached hereto and made a part hereof, and

b. Patent application identified as follows: Serial No.: 397,723; filing date: 2-10-41; inventor: P. Halbig; title: Procedure with regard to the Isolation of Alcohols.

is property of a national of a foreign country (Switzerland);

6. Having made all determinations and taken all action, after appropriate consultation and certification, required by said Executive Order or Act or otherwise; and

7. Deeming it necessary in the national interest;

hereby vests in the Alien Property Custodian the property described in subparagraph 5 hereof, to be held, used, administered, liquidated, sold or otherwise dealt with in the interest of and for the benefit of the United States.

Such property, and any or all of the proceeds thereof, shall be held in an appropriate special account or accounts, pending further determination of the Alien Property Custodian. This shall not be deemed to limit the powers of the Alien Property Custodian to return such property or the proceeds thereof, or to indicate that compensation will not be paid in lieu thereof, if and when it should be determined that such return should be made or such compensation should be paid.

Any person, except a national of a designated enemy country, asserting any claim arising as a result of this order may file with the Alien Property Custodian a notice of his claim, together with a request for a hearing thereon, on Form APC-1, within one year from the date hereof, or within such further time as may be allowed by the Alien Property Custodian. Nothing herein contained shall be deemed to constitute an admission of the existence, validity or right to allowance of any such claim.

The terms "national" and "designated enemy country" as used herein shall have the meanings prescribed in section 10 of said Executive Order.

Executed at Washington, D. C., on April 20, 1943.

[SEAL] LEO T. CROWLEY,
Alien Property Custodian.

EXHIBIT A

Patents identified as follows:

Patent No.	Date	Inventor	Title
1,612,032	12/23/23	Theodor Lichtenhahn	Production of metaldehyde.
1,631,875	6/7/27	Emil Luscher	Manufacture of metaldehyde and in the obtainment of final bodies therefrom.
1,693,204	11/27/23	Emil Luscher	Production of metaldehyde.
1,693,907	12/4/23	Emil Luscher	Manufacture of crotonaldehyde from acetaldehyde and aldol.
1,776,694	9/23/30	Emil Luscher	Manufacture of double salts of calcium nitrate.
1,804,357	5/5/31	Emil Luscher and Heinrich Stelger	Production of metaldehyde.
1,833,885	11/24/31	Emil Luscher	Manufacture of calcium formate.
1,871,895	8/16/32	Emil Luscher	Nitrophosphates.
1,889,863	12/6/32	Emil Luscher	Preparation of double salts of calcium nitrate.
1,893,008	1/3/33	Lazolo Wamoscher	Method and means for the prevention of poisoning.
1,895,733	1/31/33	Samuel Ruosch	Preparation of mixed manures containing ammonium nitrate.
1,901,816	3/14/33	Emil Luscher	Absorption of oxides of nitrogen.
1,919,850	7/25/33	Emil Luscher	Concentration of aqueous formic acid.
1,919,851	7/25/33	Emil Luscher	Manufacture of formic acids from fractions.
1,926,492	9/12/33	Emil Luscher	Manufacture of double salts of calcium nitrate.
1,930,831	10/17/33	Emil Luscher	Manufacture of highly concentrated nitric acid.
1,933,019	10/31/33	Otto Leubi	Manufacture of artificial textiles.
1,935,323	11/14/33	Gottfried Trumpler	Working up of reaction products.
1,950,945	3/13/34	Emil Luscher	Manufacture of fertilizers.
1,956,395	7/10/34	Emil Luscher and Ernest Striemann	Process for producing calcium nitrate fertilizers.
1,978,823	10/30/34	Joseph Stohr	Process for the preparation of alumina poor in chloride and from earth aluminates.
2,028,402	1/21/36	Emil Luscher	Process for the production of concentrated nitric acid.
2,069,731	2/2/37	Gottfried Trumpler	Process for dividing viscous masses.
2,082,326	6/1/37	Joseph Stohr and Erich Reidt	Production of alumina substantially free from chloride and from alkaline earth aluminates.
2,082,720	6/1/37	George E. Rutishauser	Process for the manufacture of tubular structures of artificial materials.
2,095,190	10/5/37	Walter D. Heuser	Process of improving tars.
2,148,630	2/28/39	Oskar Bruck	Catalyst for use in the oxidation of ammonia.
2,189,248	2/6/40	Emil Luscher	Apparatus for the production of phosphatic fertilizers.
2,220,575	11/5/40	Emil Luscher	Production of phosphatic fertilizers.
2,256,407	6/16/42	Paul Halbig	Process for producing formic acid.

[F. R. Doc. 43-8363; Filed, May 25, 1943; 12:13 p. m.]

[Vesting Order 1254]

ANTOINETTA GIANOTTI

Re: real property situated at North Bergen, New Jersey, and a claim, owned by Antoinetta Gianotti.

Under the authority of the Trading with the Enemy Act, as amended, and Executive Order No. 9095, as amended, and pursuant to law, the undersigned, after investigation:

1. Finding that Antoinetta Gianotti is a citizen of Italy, whose last known address is Cucciglio, Canavese, Aosta, Italy, and is a national of a designated enemy country (Italy);

2. Finding that said Antoinetta Gianotti is the owner of the property described in subparagraph 3 hereof;

3. Finding that the property described as follows:

a. All right, title, interest and estate, both legal and equitable, of Antoinetta Gianotti in and to the real property situated at 311 72nd Street, North Bergen, New Jersey, particularly described in Exhibit A attached hereto and by reference made a part hereof, together with all fixtures, improvements and appurtenances thereto, and any and all claims of Antoinetta Gianotti for rents, refunds, benefits, or other payments arising from the ownership of such property, and

b. All right, title, interest and claim of any name or nature whatsoever, of Antoinetta Gianotti in and to any and all obligations, contingent or otherwise and whether or not matured, owing to Antoinetta Gianotti by Harry V. Moser, Inc., 850 Bergen Avenue, Jersey City, New Jersey, and represented on the books of Harry V. Moser, Inc. as a credit due Antoinetta Gianotti, including but not limited to all security rights, in and to any and all collateral, for any or all of such obligations and the right to enforce and collect such obligations,

is property within the United States owned by a national of a designated enemy country (Italy);

4. Determining that the property described in subparagraph 3-b hereof is necessary for the maintenance or safeguarding of other property (namely, that heretofore described in subparagraph 3-a) belonging to the same national of the same designated enemy country and subject to vesting (and in fact vested by this order) pursuant to Section 2 of said Executive Order;

5. Determining that to the extent that such national is a person not within a designated enemy country, the national interest of the United States requires that such person be treated as a national of the aforesaid designated enemy country (Italy);

6. Having made all determinations and taken all action, after appropriate consultation and certification, required by said Executive Order or Act or otherwise; and

7. Deeming it necessary in the national interest;

hereby vests in the Alien Property Custodian the property described in subparagraph 3 hereof, to be held, used, administered, liquidated, sold or otherwise dealt with in the interest of and for the benefit of the United States.

Such property, and any or all of the proceeds thereof, shall be held in an appropriate special account or accounts, pending further determination of the Alien Property Custodian. This shall not be deemed to limit the powers of the Alien Property Custodian to return such property or the proceeds thereof, or to indicate that compensation will not be paid in lieu thereof, if and when it should be determined that such return should be made or such compensation should be paid.

Any person, except a national of a designated enemy country, asserting any claim arising, as a result of this order may file with the Alien Property Custodian a notice of his claim together with a request for a hearing thereon, on Form APC-1, within one year from the date hereof, or within such further time as may be allowed by the Alien Property Custodian. Nothing herein contained shall be deemed to constitute an admission of the existence, validity or right to allowance of any such claim.

The terms "national" and "designated enemy country" as used herein shall have the meanings prescribed in section 10 of said Executive Order.

Executed at Washington, D. C., on April 20, 1943.

[SEAL]

LEO T. CROWLEY,
Alien Property Custodian.

EXHIBIT A

All that certain lot, in the Township of North Bergen, Hudson County, New Jersey, known and described as lot number fifty-one (51) block number seventeen B (=17-B) on a certain map entitled "Map D" a portion of the property belonging to the Woodcliff Land Improvement Co., Township of North Bergen, Hudson County, N. J., made by T. H. McCann and R. Boyer, C. E. April 1908" duly filed in the Register's Office of the said County of Hudson on the 23rd day of October nineteen hundred and six, and which lot may be more particularly described as follows:

Beginning at a point in the southerly line of 23th Street, westerly six hundred and eighty five (635) feet from the southwest corner of Broadway and 23th Street, as said streets are laid down on said map; thence (1) southerly and at right angles to 23th Street one hundred (100) feet to a point; thence (2) westerly and at right angles to the first course twenty five (25) feet to a point; thence (3) northerly and parallel with the first course one hundred (100) feet to the southerly line of 23th Street; thence (4) easterly and along the southerly line of 23th Street twenty five (25) feet to the point or place of beginning.

[F. R. Doc. 43-8364; Filed, May 25, 1943; 12:13 p. m.]

[Vesting Order 1329]

BLEISTIFFFABRIK VORM. JOHANN FABER A. G.
AND A. W. FABER CASTELL-BLEISTIFF-
FABRIK A. G.

Trade-mark and Trade-mark Registrations of Bleistiftfabrik vorm. Johann Faber A. G. and A. W. Faber Castell-Bleistiftfabrik A. G. (Successor).

Under the authority of the Trading with the Enemy Act, as amended, and Executive Order 9095, as amended, and pursuant to law, the undersigned, after investigation:

1. Finding that Bleistiftfabrik vorm. Johann Faber A. G. is a corporation organized under the laws of Germany with its principal place of business in Nuremberg, Germany, and is a national of a foreign country (Germany);

2. Finding that said Bleistiftfabrik vorm. Johann Faber A. G. is the owner of record in the United States Patent Office of certain trade-marks and registrations thereof identified in Exhibit A Part I attached hereto and made a part hereof, together with the

rights thereunder as defined in subparagraph 5 hereof;

3. Finding that A. W. Faber Castell-Bleistiftfabrik A. G. (Successor) is a corporation organized under the laws of Germany, with its principal place of business in Nuremberg, Germany, and is a national of a foreign country (Germany);

4. Finding that said A. W. Faber Castell-Bleistiftfabrik A. G. (Successor) is the owner of record in the United States Patent Office of the trade-mark and registration thereof identified in Exhibit A Part II attached hereto and made a part hereof, together with the rights thereunder as defined in subparagraph 5 hereof;

5. Finding that the property described as follows:

The trade-marks registered in the United States Patent Office under the numbers and on the dates set out in Exhibit A Part I and Part II attached hereto and made a part hereof and the registrations thereof, together with

(a) The respective good will of the business in the United States and all its possessions to which the trade-marks are appurtenant,

(b) Any and all indicia of such good will (including but not limited to formulae, whether secret or not, secret processes, methods of manufacture and procedure, customers lists, labels, machinery and other equipment),

(c) Any interest of any nature whatsoever in, and any rights and claims of every character and description to, said business, good will and trade-marks and registrations thereof, and

(d) All accrued royalties payable or held with respect to said trade-marks and all damages and profits recoverable at law or in equity from any person, firm, corporation or government for past infringement thereof,

is property of, or is property payable or held with respect to trade-marks or rights related thereto in which interests are held by, and such property itself constitutes interests held therein by, nationals of a foreign country (Germany);

6. Having made all determinations and taken all action after appropriate consultation and certification, required by said Executive Order or Act or otherwise; and

7. Deeming it necessary to the national interest;

hereby vests in the Alien Property Custodian the property hereinbefore described in subparagraph 5, to be held, used, administered, liquidated, sold or otherwise dealt with in the interest of and for the benefit of the United States.

Such property, and any or all of the proceeds thereof, shall be held in an appropriate special account or accounts, pending further determination of the Alien Property Custodian. This shall not be deemed to limit the powers of the Alien Property Custodian to return such property or the proceeds thereof, or to indicate that compensation will not be paid in lieu thereof, if and when it should be determined that such return should be made or such compensation should be paid.

Any person, except a national of a designated enemy country, asserting any claim arising as a result of this order may file with the Alien Property Custodian a notice of his claim, together with a request for a hearing thereon, on Form APC-1, within one year from the date hereof, or within such further time as may be allowed by the Alien Property Custodian. Nothing herein contained shall be deemed to constitute an admission of the existence, validity or right to allowance of any such claim.

The terms "national" and "designated enemy country" as used herein shall have the meanings prescribed in section 10 of said Executive Order.

Executed at Washington, D. C., on April 27, 1943.

[SEAL]

LEO T. CROWLEY, *Alien Property Custodian.*

EXHIBIT A

PART I

Trade-marks which are identified as follows and the titles to which stand of record in the United States Patent Office in the name of Bleistiftfabrik vorm, Johann Faber A. G.

Reg. No.	Date	Character of goods
36,310	4/30/01 (expired)	Lead and colored pencils, copying-pencils, etc.
41,130	9/22/03 (renewed)	Lead-pencils, colored pencils, copying-pencils, slate-pencils, etc.
68,701	12/25/06 (renewed)	Lead-pencils and penholders.
67,088	1/14/08 (renewed)	Lead-pencils, colored pencils, copying-pencils, etc.
67,089	1/14/08 (renewed)	Lead-pencils, colored pencils, copying-pencils, slate-pencils, etc.
67,090	1/14/08 (renewed)	Lead-pencils, colored pencils, copying-pencils, slate-pencils, etc.
71,572	12/1/08 (renewed)	Lead, colored, slate- and copying-pencils, mechanical pencils, etc.
72,352	1/19/09 (renewed)	Lead-pencils, colored pencils, copying-pencils, slate-pencils, etc.
78,677	7/5/10 (renewed)	Lead-pencils, colored pencils, slate-pencils, artists' pencils, etc.
362,561	11/22/38	Lead pencils, coloured pencils, copying pencils, copying ink pencils, etc.

PART II

Trade-mark which is identified as follows and the title to which stands of record in the United States Patent Office in the name of A. W. Faber Castell-Bleistiftfabrik A. G. (Successor).

Reg. No.	Date	Character of goods
177,941	1/1/24	Lead pencils, pencil holders, colored pencils, patent pencils, etc.

[F. R. Doc. 43-8365; Filed, May 25, 1943; 12:13 p. m.]

[Vesting Order 1333]

J. C. MULLER, INCORPORATED

Under the authority of the Trading with the Enemy Act, as amended, and Executive Order No. 9095, as amended, and pursuant to law, the undersigned, after investigation:

1. Finding that "Universelle Cigarettenmaschinen-Fabrik", J. C. Muller and Company, Dresden, Germany, is a corporation organized and existing under the laws of Germany and is a national of a designated enemy country (Germany);

2. Finding that J. C. Muller, N. V. is a corporation organized and existing under the laws of Holland, with its principal place of business at Rotterdam, Holland;

3. Finding that J. C. Muller, N. V., Rotterdam, Holland, is controlled by "Universelle Cigarettenmaschinen-Fabrik", J. C. Muller and Company, Dresden, Germany and therefore is a national of a designated enemy country (Germany);

4. Finding that J. C. Muller, Incorporated is a corporation organized under the laws of and doing business in the State of Virginia and is a business enterprise within the United States;

5. Finding that 440 shares of no par value common capital stock of J. C. Muller, Incorporated are registered in the name of and owned by J. C. Muller, N. V., Rotterdam, Holland;

6. Finding that said 440 shares constitute all of the outstanding capital stock of J. C. Muller, Incorporated and represent ownership thereof;

7. Finding, therefore, that J. C. Muller, Incorporated is a national of a designated enemy country (Germany);

8. Finding that the property described as follows:

All right, title, interest and claim of any name or nature whatsoever of the aforesaid

J. C. Muller, N. V., Rotterdam, Holland, and "Universelle Cigarettenmaschinen-Fabrik", J. C. Muller and Company, Dresden, Germany, and each of them, in and to all obligations contingent or otherwise and whether or not matured, owing to them, or either of them, by said J. C. Muller, Incorporated, including but not limited to all security rights in and to any and all collateral for any or all such obligations and the right to sue for and collect such obligations and including particularly the obligations represented on the books and records of J. C. Muller, Incorporated as accounts payable,

is an interest in the aforesaid business enterprise held by nationals of an enemy country, and also is property within the United States owned or controlled by nationals of a designated enemy country (Germany);

9. Determining that to the extent that such nationals are persons not within a designated enemy country, the national interest of the United States requires that such persons be treated as nationals of the aforesaid designated enemy country (Germany);

10. Having made all determinations and taken all action, after appropriate consultation and certification, required by said Executive Order or Act or otherwise; and

11. Deeming it necessary in the national interest;

hereby (i) vests in the Alien Property Custodian the 440 shares of stock described in subparagraph 5 and the property described in subparagraph 8 hereof, to be held, used, administered, liquidated, sold or otherwise dealt with in the interest of and for the benefit of the United States, and (ii) undertakes the direction, management, supervision and control of such business enterprise to the extent deemed necessary or advisable from time to time by the undersigned.

Such property, and any or all of the proceeds thereof, shall be held in an appropriate special account or accounts, pending further determination of the Alien Property Custodian. This shall not be deemed to limit the powers of the Alien Property Custodian to return such property or the proceeds thereof or to indicate that compensation will not be paid in lieu thereof, or to vary the extent or such direction, management, supervision or control or to terminate the same, if and when it should be determined that any of such action should be taken.

Any person, except a national of a designated enemy country, asserting any claim arising as a result of this order

may file with the Alien Property Custodian a notice of his claim, together with a request for a hearing thereon, on Form APC-1, within one year from the date hereof, or within such further time as may be allowed by the Alien Property Custodian. Nothing herein contained shall be deemed to constitute an admission of the existence, validity or right to allowance of any such claim.

The terms "national", "designated enemy country" and "business enterprise within the United States" as used herein shall have the meanings prescribed in section 10 of said Executive Order.

Executed at Washington, D. C., on April 27, 1943.

[SEAL]

LEO T. CROWLEY,
Alien Property Custodian.

[F. R. Doc. 43-8366; Filed, May 25, 1943;
12:13 p. m.]

[Vesting Order 1340]

BYK-GULDENWERKE CHEMISCHE FABRIK
AKTIENGESellschaft

Re: Trade-marks and trade-mark registrations of Byk-Guldenwerke Chemische Fabrik Aktiengesellschaft.

Under the authority of the Trading with the Enemy Act, as amended, and Executive Order No. 9095, as amended, and pursuant to law, the undersigned, after investigation:

1. Finding that Byk-Guldenwerke Chemische Fabrik Aktiengesellschaft is a corporation organized under the laws of Germany, doing business at Berlin, Germany, and is a national of a foreign country (Germany);

2. Finding that said Byk-Guldenwerke Chemische Fabrik Aktiengesellschaft is the owner of record of the property described in subparagraph 3 hereof;

3. Finding, therefore, that the property described as follows:

The trade-marks registered in the United States Patent Office under the numbers and on the dates set out in Exhibit A attached hereto and made a part hereof and the registrations thereof, together with:

a. The respective good-will of the business in the United States and all its possessions to which the trade-marks are appurtenant, b. Any and all indicia of such good-will (including but not limited to formulae, whether secret or not, secret processes, methods of manufacture and procedure, customers lists, labels, machinery and other equipment),

c. Any interest of any nature whatsoever in, and any rights and claims of every character and description to, said business, good-will and trade-marks and registrations thereof, and

d. All accrued royalties payable or held with respect to said trade-marks and all damages and profits recoverable at law or in equity from any person, firm, corporation or government for past infringement thereof, is property of a national of a foreign country (Germany);

4. Having made all determinations and taken all action, after appropriate consultation and certification, required by said Executive Order or Act or otherwise; and

5. Deeming it necessary in the national interest;

hereby vests in the Alien Property Custodian the property described in subparagraph 3 hereof, to be held, used, administered, liquidated, sold or other-

wise dealt with in the interest of and for the benefit of the United States.

Such property, and any or all of the proceeds thereof, shall be held in an appropriate special account or accounts, pending further determination of the Alien Property Custodian. This shall not be deemed to limit the powers of the Alien Property Custodian to return such property or the proceeds thereof, or to indicate that compensation will not be paid in lieu thereof, if and when it should be determined that such return should be made or such compensation should be paid.

Any person, except a national of a designated enemy country, asserting any claim arising as a result of this order may file with the Alien Property Custodian a notice of his claim, together with a request for a hearing thereon, on Form APC-1, within one year from the date hereof, or within such further time as may be allowed by the Alien Property Custodian. Nothing herein contained shall be deemed to constitute an admission of the existence, validity or right to allowance of any such claim.

The terms "national" and "designated enemy country" as used herein shall have the meanings prescribed in section 10 of said Executive Order.

Executed at Washington, D. C., on April 27, 1943.

[SEAL]

LEO T. CROWLEY,
Alien Property Custodian.

EXHIBIT A

Trade-marks which are identified as follows and the titles to which stand of record in the United States Patent Office in the name of Byk-Guldenwerke Chemische Fabrik Aktiengesellschaft.

Reg. No.	Date	Character of goods
103,467	3/17/25	Chemical products for industrial, scientific and photographic purposes, especially solvents.
203,334	9/18/25	Disinfectants, lactic acid, iodates, b- dides, bromides, tannic acid, etc.
223,212	5/21/27	Remnant preparations of every kind; that is: powder, extract, and tablets, etc.
231,233	1/1/29	Medicinal preparation for the treatment of heart diseases.
232,493	2/12/29	Diuretic preparations.
233,033	3/12/29	Medicinal preparation, etc.
234,051	3/12/29	Medicinal preparation, etc.
234,053	3/12/29	Medicinal preparation, etc.
234,055	3/12/29	Medicinal preparation, etc.
234,057	3/12/29	Medicinal preparation, etc.
234,059	3/12/29	Cardiacum; aethiolum; namely, medicinal preparations for indication of argina pectoris, etc.
274,423	8/25/30	Diureticum, cardiacum, and aethiolum, etc.
234,519	7/7/31	Solvents, diluents, plasticizers, etc.
235,337	8/25/31	Medicinal preparations, etc.
236,233	2/9/32	Medicinal preparations, etc.
310,194	2/13/34	Medicines in tablet form, and for relief of pain in various physical or mental disorders such as headache, toothache, etc.

[Vesting Order 1350]

BADISCHE ANILIN & SODA FABRIK AND I. G. FARBENINDUSTRIE A. G.

Re: Interest of Badische Anilin & Soda Fabrik and I. G. Farbenindustrie A. G. in a contract relating to United States Patent No. 1,589,700.

Under the authority of the Trading with the Enemy Act, as amended, and Executive Order No. 9095, as amended, and pursuant to law, the undersigned, after investigation:

1. Finding that Badische Anilin & Soda Fabrik is, or if it has ceased to exist was, a corporation organized under the laws of Germany and therefore is or was a national of a foreign country (Germany);

2. Finding that I. G. Farbenindustrie A. G. is a corporation organized under the laws of Germany and therefore is a national of a foreign country (Germany);

3. Finding that I. G. Farbenindustrie A. G. is the successor in business of Badische Anilin & Soda Fabrik;

4. Finding that the property described in subparagraph 5 hereof, is property of Badische Anilin & Soda Fabrik and/or I. G. Farbenindustrie Aktiengesellschaft;

5. Finding that the property described as follows:

All interests and rights (including all royalties and other monies payable or held with respect to said interests and rights and all damages for breach of the agreement hereinafter described, together with the right to sue therefor) created in Badische Anilin & Soda Fabrik and I. G. Farbenindustrie A. G. by virtue of an agreement contained in letters dated December 1, 1924 and December 26, 1924 (including all modifications thereof and supplements thereto, including, but without limitation, a letter dated July 21, 1933 from I. G. Farbenindustrie A. G. to Rohm & Haas Company) by and between Badische Anilin & Soda Fabrik and Rohm & Haas Company, which agreement relates among other things to United States Letters Patent No. 1,589,700,

is property payable or held with respect to patents or rights related thereto in which interests are held by, and such property itself constitutes interests held therein by, a national of a foreign country (Germany);

6. Having made all determinations and taken all action, after appropriate consultation and certification, required by said Executive Order or Act or otherwise; and

7. Deeming it necessary in the national interest;

hereby vests in the Alien Property Custodian the property described in subparagraph 5 hereof, to be held, used, administered, liquidated, sold or otherwise dealt with in the interest of and for the benefit of the United States.

Such property, and any or all of the proceeds thereof, shall be held in an appropriate special account or accounts pending further determination of the Alien Property Custodian. This shall not be deemed to limit the powers of the Alien Property Custodian to return such property or the proceeds thereof, or to indicate that compensation will not be paid in lieu thereof, if and when it should be determined that such return should be made or such compensation should be paid.

Any person, except a national of a designated enemy country, asserting any claim arising as a result of this order may file with the Alien Property Custodian a notice of his claim, together with a re-

quest for a hearing thereon, on Form APC-1, within one year from the date hereof, or within such further time as may be allowed by the Alien Property Custodian. Nothing herein contained shall be deemed to constitute an admission of the existence, validity or right to allowance of any such claim.

The terms "national" and "designated enemy country" as used herein shall have the meanings prescribed in section 10 of said Executive Order.

Executed at Washington, D. C., on April 27, 1943.

[SEAL]

LEO T. CROWLEY,
Alien Property Custodian.

[F. R. Doc. 43-8370; Filed, May 25, 1943; 12:15 p. m.]

[Vesting Order 1351]

PATENT APPLICATIONS OF CITIZENS OF NON-ENEMY COUNTRIES RESIDING IN AN ENEMY-OCCUPIED COUNTRY

Under the authority of the Trading With the Enemy Act, as amended, and Executive Order No. 9095, as amended, and pursuant to law, the undersigned after investigation:

1. Finding that each of the persons to whom reference is made in the column headed "Owner" in Exhibit A, attached hereto and made a part hereof, if an individual, is a resident of, or, if a business organization, has its principal place of business in:

France

and if an individual, is a citizen of, or, if a business organization, is organized under the laws of, the country represented by the code number set forth after its respective name in said Exhibit A under the heading "Cit." in accordance with the following:

27 France
63 Switzerland

and is therefore a national of such foreign country or countries, respectively;

2. Finding that the patent applications identified in Exhibit A attached hereto and made a part hereof are property of the persons whose names appear under the heading "Owner" opposite the respective numbers thereof in said Exhibit A;

EXHIBIT A

United States patent applications which are identified as follows:

Serial No.	Date	Owner	Inventor	Title	Cit.
420, 578	11-26-41	Societe dite: "Alliages Auto-protectes."	L. H. F. Canac et al.	Aloy.....	27
437, 434	4-2-42	A. Quebatte, E. Seignol.	A. Quebatte, E. Seignol.	Electric clock mechanism.	63, 27
442, 132	5-7-42	Societe Anonyme Des Salpetres et Produits Chimiques De Bordeaux jointly with Campagne Bordelaise Des Produits Chimiques.	F. A. H. Verdeux.	Method of production of copper ammonio	27

[F. R. Doc. 43-8371; Filed, May 25, 1943; 12:15 p. m.]

[Vesting Order 1375]

KARL WOLMAN, ET AL.

Re: United States Letters Patent No. 1,622,751 and interests in an agreement relating to patents and trademarks.

Under the authority of the Trading with the Enemy Act, as amended, and Executive Order No. 9095, as amended,

3. Finding that the property described as follows:

Patent applications identified in Exhibit A attached hereto and made a part hereof,

is property of nationals of foreign countries (France and Switzerland);

4. Having made all determinations and taken all action, after appropriate consultation and certification, required by said Executive Order or Act or otherwise;

5. Deeming it necessary in the national interest;

hereby vests in the Alien Property Custodian the property described in subparagraph 3 hereof, to be held, used, administered, liquidated, sold or otherwise dealt with in the interest of and for the benefit of the United States.

Such property, and any or all of the proceeds thereof, shall be held in an appropriate special account or accounts, pending further determination of the Alien Property Custodian. This shall not be deemed to limit the powers of the Alien Property Custodian to return such property or the proceeds thereof, or to indicate that compensation will not be paid in lieu thereof, if and when it should be determined that such return should be made or such compensation should be paid.

Any person, except a national of a designated enemy country, asserting any claim arising as a result of this order may file with the Alien Property Custodian a notice of his claim, together with a request for a hearing thereon, on Form APC-1, within one year from the date hereof, or within such further time as may be allowed by the Alien Property Custodian. Nothing herein contained shall be deemed to constitute an admission of the existence, validity or right to allowance of any such claim.

The terms "national" and "designated enemy country" as used herein shall have the meanings prescribed in section 10 of said Executive Order.

Executed at Washington, D. C., on April 27, 1943.

[SEAL]

LEO T. CROWLEY,
Alien Property Custodian.

and pursuant to law, the undersigned, after investigation:

1. Finding that Karl Wolman, Fritz Peter and Hans Pflug are residents of Germany and are therefore nationals of a foreign country (Germany);

2. Finding that the property described in subparagraph 5-a hereof is property of Karl Wolman, Fritz Peter and Hans Pflug;

3. Finding that Holzimpragnierung Kommanditgesellschaft, Ralf Ritter, is a limited partnership organized under the laws of Germany and therefore is a national of a foreign country (Germany);

4. Finding that the property described in subparagraph 5-b hereof is property of Holzimpragnierung Kommanditgesellschaft, Ralf Ritter;

5. Finding that the property described as follows:

a. All right, title, and interest, including all accrued royalties and all damages and profits recoverable at law or in equity from any person, firm, corporation or government for past infringement thereof, in and to the following United States Letters Patent: Patent No.: 1,622,751; date: 3-29-27; inventor: Karl Wolman, Fritz Peter, Hans Pfug; title: Wood preservative.

b. All interests and rights (including all royalties and other monies payable or held with respect to said interests and rights and all damages for breach of the agreement hereinafter described, together with the right to sue therefor) created in Holzimpragnierung Kommanditgesellschaft, Ralf Ritter, by virtue of an agreement dated November 27, 1929, (including all modifications thereof and supplements thereto, including, but without limitation, supplemental agreements dated January 3, 1935, March 6, 1936, January 27, 1937 and July 17, 1940, respectively) by and between Grubenholzimpragnierung, G. m. b. H. and American Wood Impregnation Corporation, a Delaware corporation, which agreement relates among other things to patents and trademarks,

is property of, or is property payable or held with respect to patents or rights related thereto in which interests are held by, and such property itself constitutes interests held therein by, a national of a foreign country (Germany);

6. Having made all determinations and taken all action, after appropriate consultation and certification, required by said Executive Order or Act or otherwise; and

7. Deeming it necessary in the national interest;

hereby vests in the Alien Property Custodian the property described in subparagraph 5 hereof, to be held, used, administered, liquidated, sold or otherwise dealt with in the interest of and for the benefit of the United States.

Such property, and any or all of the proceeds thereof, shall be held in an appropriate special account or accounts, pending further determination of the Alien Property Custodian. This shall not be deemed to limit the powers of the Alien Property Custodian to return such property or the proceeds thereof, or to indicate that compensation will not be paid in lieu thereof, if and when it should be determined that such return should be made or such compensation should be paid.

Any person, except a national of a designated enemy country, asserting any claim arising as a result of this order may file with the Alien Property Custodian a notice of his claim, together with a request for a hearing thereon, on Form APC-1, within one year from the date hereof, or within such further time as may be allowed by the Alien Property Custodian. Nothing herein contained shall be deemed to constitute an admission of the existence, validity or right to allowance of any such claim.

The terms "national" and "designated enemy country" as used herein shall

have the meanings prescribed in section 10 of said Executive Order.

Executed at Washington, D. C., on April 30, 1943.

[SEAL]

LEO T. CROWLEY,
Alien Property Custodian.

[F. R. Doc. 43-8373; Filed, May 25, 1943; 12:15 p. m.]

[Vesting Order 1493]

I. G. FARBENINDUSTRIE AKTIENGESellschaft

Interests of I. G. Farbenindustrie Aktiengesellschaft in contracts relating to patents, and patent No. 1,787,239.

Under the authority of the Trading with the Enemy Act, as amended, and Executive Order No. 9035, as amended, and pursuant to law, the undersigned after investigation:

1. Finding that I. G. Farbenindustrie Aktiengesellschaft is a corporation organized under the laws of Germany, and is therefore a national of a foreign country (Germany);

2. Finding that the property identified in subparagraph 3 hereof is property of said I. G. Farbenindustrie Aktiengesellschaft;

3. Finding that the property described as follows:

a. All right, title and interest, including all accrued royalties and all damages and profits recoverable at law or in equity from any person, firm, corporation or government for past infringement thereof, in and to the following patent:

Patent No.: 1,767,238; Date of issue: 12-30-30; Inventors: Hanns Fleckmann and Otto Jordan; Title: Production of intaglio printing colors.

b. All interests and rights (including all royalties and other monies payable or held with respect to such interests and rights and all damages for breach of the agreement hereinafter described, together with the right to sue therefor) created in I. G. Farbenindustrie Aktiengesellschaft by virtue of an agreement dated February 11, 1931 (including all modifications thereof and supplements thereto, if any) by and between I. G. Farbenindustrie Aktiengesellschaft and Mills-Foster Company and Carleton Ellis, which agreement relates among other things to certain United States Letters Patent, including Patent No. 1,948,343.

c. All interests and rights (including all royalties and other monies payable or held with respect to such interests and rights and all damages for breach of the agreement hereinafter described, together with the right to sue therefor) created in I. G. Farbenindustrie Aktiengesellschaft by virtue of an agreement dated April 9, 1931 (including all modifications thereof and supplements thereto, if any) by and between I. G. Farbenindustrie Aktiengesellschaft and Unyte Corporation, which agreement relates among other things to certain United States Letters Patent, including Patent No. 1,791,063.

d. All interests and rights (including all royalties and other monies payable or held with respect to such interests and rights and all damages for breach of the agreement hereinafter described, together with the right to sue therefor) created in I. G. Farbenindustrie Aktiengesellschaft by virtue of an agreement dated January 1, 1938 (including all modifications thereof and supplements thereto, if any) by and between I. G. Farbenindustrie Aktiengesellschaft and Plaskon Company, Incorporated, which agreement relates among other things to certain United States Letters Patent, including Patent No. 1,967,025;

4. Having made all determinations and taken all action, after appropriate consultation and certification, required by said Executive Order or Act or otherwise; and

5. Deeming it necessary in the national interest;

hereby vests in the Alien Property Custodian the property described in subparagraph 3 hereof, to be held, used, administered, liquidated, sold or otherwise dealt with in the interest of and for the benefit of the United States.

Such property, and any or all of the proceeds thereof, shall be held in an appropriate special account or accounts, pending further determination of the Alien Property Custodian. This shall not be deemed to limit the powers of the Alien Property Custodian to return such property or the proceeds thereof, or to indicate that compensation will not be paid in lieu thereof, if and when it should be determined that such return should be made or such compensation should be paid.

Any person, except a national of a designated enemy country, asserting any claim arising as a result of this order may file with the Alien Property Custodian a notice of his claim, together with a request for a hearing thereon, on Form APC-1, within one year from the date hereof, or within such further time as may be allowed by the Alien Property Custodian. Nothing herein contained shall be deemed to constitute an admission of the existence, validity or right to allowance of any such claim.

The terms "national" and "designated enemy country" as used herein shall have the meanings prescribed in section 10 of said Executive Order.

Executed at Washington, D. C., on May 6, 1943.

[SEAL]

LEO T. CROWLEY,
Alien Property Custodian.

[F. R. Doc. 43-8373; Filed, May 25, 1943; 12:16 p. m.]

[Vesting Order 1493]

UNITED STATES PATENT APPLICATIONS OF
NATIONALS OF SWITZERLAND

Under the authority of the Trading with the Enemy Act, as amended, and Executive Order No. 9035, as amended, and pursuant to law, the undersigned after investigation:

1. Finding that each of the persons to whom reference is made in the column headed "Owner" in Exhibit A, attached hereto and made a part hereof, if an individual, is a citizen and resident of, or, if a business organization, is organized under the laws of and has its principal place of business in Switzerland and is therefore a national of such foreign country (Switzerland);

2. Finding that the patent applications identified in said Exhibit A are the property of the persons whose names appear in the column headed "Owner" opposite the respective numbers thereof in said Exhibit A;

3. Finding that the persons named in the column headed "Owner" in said Exhibit A appear on the Proclaimed List of Certain Blocked Nationals;

4. Finding that the property described as follows:

Patent applications identified in Exhibit A attached hereto and made a part hereof,

thereto, including, but not by way of limitation, an amendment dated July 28, 1932, and a supplement dated February 14, 1934, which license relates among other things to United States Letters Patent Nos. 1,975,737 and 2,009,793.

b. All interests and rights (including all royalties and other monies payable or held with respect to such interests and rights and all damages for breach of the agreement hereinafter described, together with the right to sue therefor) created in Maatschappij tot Beheer en Exploitatie van Octroolen by virtue of an agreement dated May 31, 1932 (including all modifications thereof and supplements thereto, if any) by and between said Maatschappij tot Beheer en Exploitatie van Octroolen and Corning Glass Works, which agreement relates among other things to United States Letters Patent Nos. 1,975,737 and 2,009,793,

is property payable or held with respect to patents or rights related thereto in which interests are held by, and such property itself constitutes interests held therein by, a national of a foreign country (The Netherlands);

4. Having made all determinations and taken all action, after appropriate consultation and certification, required by said Executive Order or Act or otherwise; and

5. Deeming it necessary in the national interest;

hereby vests in the Alien Property Custodian the property described in subparagraph 3 hereof, to be held, used, administered, liquidated, sold or otherwise dealt with in the interest of and for the benefit of the United States.

Such property, and any or all of the proceeds thereof, shall be held in an appropriate special account or accounts, pending further determination of the Alien Property Custodian. This shall not be deemed to limit the powers of the Alien Property Custodian to return such property or the proceeds thereof, or to indicate that compensation will not be paid in lieu thereof, if and when it should be determined that such return should be made or such compensation should be paid.

Any person, except a national of a designated enemy country, asserting any claim arising as a result of this order may file with the Alien Property Custodian a notice of his claim, together with a request for a hearing thereon, on Form APC-1, within one year from the date hereof, or within such further time as may be allowed by the Alien Property Custodian. Nothing herein contained shall be deemed to constitute an admission of the existence, validity or right to allowance of any such claim.

The terms "national" and "designated enemy country" as used herein shall have the meanings prescribed in section 10 of said Executive Order.

Executed at Washington, D. C., on May 6, 1943.

[SEAL]

LEO T. CROWLEY,
Alien Property Custodian.

[F. R. Doc. 43-8376; Filed, May 25, 1943;
12:16 p. m.]

[Vesting Order 1441]

PATENT APPLICATION OF MINAMI MANSU
TETSUDO KABUSHIKI KAISHA

Under the authority of the Trading
with the Enemy Act, as amended, and
No. 104—7

Executive Order No. 9095, as amended,
and pursuant to law, the undersigned,
after investigation:

1. Finding that Minami Manshu Tetsudo Kabushiki Kaisha is a corporation organized under the laws of Japan and having its principal place of business in Dalren, Kwantung Leased Territory, and is therefore a national of a foreign country (Japan);

2. Finding that the patent application identified in subparagraph 3 hereof is the property of Minami Manshu Tetsudo Kabushiki Kaisha;

3. Finding that the patent application identified as follows:

Serial No.: 369,728; date: 4-22-41; inventors: T. Arimori, et al.; title: method of manufacturing metallic magnesium.

together with the entire right, title and interest throughout the United States and its territories in and to, including the right to file applications in the United States Patent Office for Letters Patent for, the invention or inventions shown or described in such application,

is property of a national of a foreign country (Japan);

4. Having made all determinations and taken all action, after appropriate consultation and certification, required by said Executive Order or Act or otherwise; and

5. Deeming it necessary in the national interest;

hereby vests in the Alien Property Custodian the property described in subparagraph 3 hereof, to be held, used, administered, liquidated, sold or otherwise dealt with in the interest of and for the benefit of the United States.

Such property, and any or all of the proceeds thereof, shall be held in an appropriate special account or accounts, pending further determination of the Alien Property Custodian. This shall not be deemed to limit the powers of the Alien Property Custodian to return such property or the proceeds thereof, or to indicate that compensation will not be paid in lieu thereof, if and when it should be determined that such return should be made or such compensation should be paid.

Any person, except a national of a designated enemy country, asserting any claim arising as a result of this order may file with the Alien Property Custodian a notice of his claim, together with a request for a hearing thereon, on Form APC-1, within one year from the date hereof, or within such further time as may be allowed by the Alien Property Custodian. Nothing herein contained shall be deemed to constitute an admission of the existence, validity or right to allowance of any such claim.

The terms "national" and "designated enemy country" as used herein shall have the meanings prescribed in section 10 of said Executive Order.

Executed at Washington, D. C., on May 7, 1943.

[SEAL]

LEO T. CROWLEY,
Alien Property Custodian.

[F. R. Doc. 43-8377; Filed, May 25, 1943;
12:16 p. m.]

[Vesting Order 1442]

FELTEN & GUILLAUME CARLSWERK
AKTIENGESellschaft

Re: Interests of Felten & Guillaume Carlswerk Aktiengesellschaft in a contract relating among other things, to United States Patent No. 1,920,903.

Under the authority of the Trading with the Enemy Act, as amended, and Executive Order No. 9095, as amended, and pursuant to law, the undersigned, after investigation:

1. Finding that Felten & Guillaume Carlswerk Aktiengesellschaft is a corporation organized under the laws of, and having its principal place of business in, Germany, and therefore is a national of a foreign country (Germany);

2. Finding that the property described in subparagraph 3 hereof is property of Felten & Guillaume Carlswerk Aktiengesellschaft;

3. Finding that the property described as follows:

All interests and rights (including all royalties and other monies payable or held with respect to such interest and rights and all damages for breach of the agreement hereinafter described, together with the right to sue therefor) created in Felten & Guillaume Carlswerk Aktiengesellschaft by virtue of an agreement dated December 1, 1934 (including all modifications thereof and supplements thereto, if any) by and between Felten & Guillaume Carlswerk Aktiengesellschaft and General Cable Corporation, which agreement relates among other things to Patent No. 1,920,903,

is property payable or held with respect to a patent or right related thereto in which interests are held by, and such property itself constitutes interests held therein by, a national of a foreign country (Germany);

4. Having made all determinations and taken all action, after appropriate consultation and certification, required by said Executive Order or Act or otherwise; and

5. Deeming it necessary in the national interest;

hereby vests in the Alien Property Custodian the property hereinbefore described in subparagraph 3, to be held, used, administered, liquidated, sold or otherwise dealt with in the interest of and for the benefit of the United States.

Such property, and any or all of the proceeds thereof, shall be held in an appropriate special account or accounts, pending further determination of the Alien Property Custodian. This shall not be deemed to limit the powers of the Alien Property Custodian to return such property or the proceeds thereof, or to indicate that compensation will not be paid in lieu thereof, if and when it should be determined that such return should be made or such compensation should be paid.

Any person, except a national of a designated enemy country, asserting any claim arising as a result of this order may file with the Alien Property Custodian a notice of his claim, together with a request for a hearing thereon, on Form APC-1, within one year from the date hereof, or within such further time as may be allowed by the Alien Property Custodian. Nothing herein contained shall be deemed to constitute an admission of the existence, validity or right to allowance of any such claim.

The terms "national" and "designated enemy country" as used herein shall

have the meanings prescribed in section 10 of said Executive Order.

Executed at Washington, D. C., on May 7, 1943.

[SEAL]

LEO T. CROWLEY,
Alien Property Custodian.

[F. R. Doc. 43-8378; Filed, May 25, 1943;
12:17 p. m.]

[Vesting Order 1443]

PATENTS OF NATIONALS OF GERMANY

Under the authority of the Trading with the Enemy Act, as amended, and Executive Order No. 9095, as amended, and pursuant to law, the undersigned, after investigation:

1. Finding that each of the persons to whom reference is made in the column headed "Record owner" in Exhibit A attached hereto and made a part hereof, if an individual, is a resident of, or, if a business organization, has its principal place of business in Germany and is therefore a national of a foreign country (Germany);

2. Finding that the patents and other property related thereto described in subparagraph 3 hereof are property of the persons whose names appear in the column headed "Record owner" opposite the respective numbers thereof in said Exhibit A;

3. Finding that the property described as follows:

All right, title and interest, including all accrued royalties and all damages and profits recoverable at law or in equity from any person, firm, corporation or government for past infringement thereof, in and to the patents identified in Exhibit A attached hereto and made a part hereof,

is property of nationals of a foreign country (Germany);

4. Having made all determinations and taken all action, after appropriate consultation and certification, required by said Executive Order or Act or otherwise; and

5. Deeming it necessary in the national interest;

hereby vests in the Alien Property Custodian the property described in subparagraph 3 hereof, to be held, used, administered, liquidated, sold or otherwise dealt with in the interest of and for the benefit of the United States.

Such property, and any or all of the proceeds thereof, shall be held in an appropriate special account or accounts, pending further determination of the Alien Property Custodian. This shall not be deemed to limit the powers of the Alien Property Custodian to return such property or the proceeds thereof, or to indicate that compensation will not be paid in lieu thereof, if and when it should be determined that such return should be made or such compensation should be paid.

Any person, except a national of a designated enemy country, asserting any claim arising as a result of this order may file with the Alien Property Custodian a notice of his claim, together with a request for a hearing thereon, on Form APC-1, within one year from the date hereof, or within such further time as may be allowed by the Alien Property

Custodian. Nothing herein contained shall be deemed to constitute an admission of the existence, validity or right to allowance of any such claim.

The terms "national" and "designated enemy country" as used herein shall have

the meanings prescribed in section 10 of said Executive Order.

Executed at Washington, D. C., on May 7, 1943.

[SEAL]

LEO T. CROWLEY,
Alien Property Custodian.

EXHIBIT A

Patents identified as follows:

Patent No.	Date	Record owner	Inventor	Title
Re. 17,269	4/16/29	Hubert Krantz	H. Krantz	Tentering and drying machine for textile fabrics.
Re. 20,193	12/8/36	Daniel Swarovski	D. Swarovski	Articles of jewelry and ornaments.
1,609,967	12/7/26	Ludwig Schertel and W. Luty	L. Schertel et al.	Process of refining tin.
1,786,434	12/30/30	Paul Kohler	P. Kohler	Multicolor pencil.
2,081,119	11/17/36	Victor Bausch and Felix Bausch	O. Voigt	Coffee filter.
2,067,025	1/5/37	Dynamit A. G., Vormals Alfred Nobel & Co.	F. Schmidt	Method of transferring polymerized vinyl chloride into thin sheets and product obtainable thereby.
2,093,922	9/21/37	H. Meyer	H. Meyer	Vulcanizing apparatus.
2,098,949	11/16/37	Rheinmetall-Borsig Akt. Werk Borsig	O. Geissen	Train.
2,103,061	12/21/37	Rheinmetall-Borsig Akt. Werk Borsig and Carl Geissen	F. Clar	Brake system for trains.
2,129,118	9/8/38	Rheinmetall-Borsig Akt. Werk Borsig and Carl Geissen	F. Clar	Spring for cars.
2,141,592	12/27/38	Rheinmetall-Borsig Akt. Werk Borsig and Carl Geissen	F. Clar	Spring suspension system for cars.
2,295,809	9/15/42	Gesellschaft fur Linde's Eismaschinen A. G.	P. Schuftan	Process for the elimination of moisture difficulties in the separation of hydrocarbon mixtures.
2,300,315	10/27/42	O. Lorenz A. G.	W. Puhlmann	Oscillation generator circuits.
2,311,535	2/16/43	O. Lorenz A. G.	J. Goldmann	Directive antenna.

[F. R. Doc. 43-8379; Filed, May 25, 1943; 12:17 p. m.]

[Vesting Order 1444]

SOCIETA ITALIANA PIRELLI

Re: Interest of Societa Italiana Pirelli in a contract relating to Reissue Patent No. 18,437.

Under the authority of the Trading with the Enemy Act, as amended, and Executive Order No. 9095, as amended, and pursuant to law, the undersigned, after investigation:

1. Finding that Societa Italiana Pirelli is a stock company organized under the laws of Italy, and therefore is a national of a foreign country (Italy);

2. Finding that the property identified in subparagraph 3 hereof is property of Societa Italiana Pirelli;

3. Finding that the property described as follows:

All interests and rights (including all royalties and other monies payable or held with respect to such interests and rights and all damages for breach of the agreement herein-after described, together with the right to sue therefor), created in Societa Italiana Pirelli by virtue of an agreement dated May 28, 1935 (including all modifications thereof and supplements thereto, if any) by and between Societa Italiana Pirelli and The Firestone Tire and Rubber Company, which agreement relates among other things to Reissue Patent No. 18,437.

is property payable or held with respect to a patent or right related thereto in which interests are held by, and such property itself constitutes interests held therein by, a national of a foreign country (Italy);

4. Having made all determinations and taken all action, after appropriate consultation and certification, required by said Executive Order or Act or otherwise; and

5. Deeming it necessary in the national interest;

hereby vests in the Alien Property Custodian the property described in subparagraph 3 hereof, to be held, used, administered, liquidated, sold or otherwise dealt with in the interest of and for the benefit of the United States.

Such property, and any or all of the proceeds thereof, shall be held in an appropriate special account or accounts, pending further determination of the Alien Property Custodian. This shall not be deemed to limit the powers of the Alien Property Custodian to return such property or the proceeds thereof, or to indicate that compensation will not be paid in lieu thereof, if and when it should be determined that such return should be made or such compensation should be paid.

Any person, except a national of a designated enemy country, asserting any claim arising as a result of this order may file with the Alien Property Custodian a notice of his claim, together with a request for a hearing thereon, on Form APC-1, within one year from the date hereof, or within such further time as may be allowed by the Alien Property Custodian. Nothing herein contained shall be deemed to constitute an admission of the existence, validity or right to allowance of any such claim.

The terms "national" and "designated enemy country" as used herein shall have the meanings prescribed in section 10 of said Executive Order.

Executed at Washington, D. C., May 7, 1943.

[SEAL]

LEO T. CROWLEY,
Alien Property Custodian.

[F. R. Doc. 43-8380; Filed, May 25, 1943;
12:17 p. m.]

[Vesting Order 1451]

MARIO AND MARIA CAGNACCI

Re: Real property and bank account owned by Mario Cagnacci and Maria Cagnacci, his wife.

Under the authority of the Trading with the Enemy Act, as amended, and Executive Order No. 9095, as amended, and pursuant to law, the undersigned, after investigation:

1. Finding that Mario Cagnacci and Maria Cagnacci, his wife, are residents of Italy, whose last known addresses are Via Sarzanese No. 182, St. Anna, Prov. Lucca, Italy, and are nationals of a designated enemy country (Italy):

2. Finding that said Mario Cagnacci and Maria Cagnacci are the owners of the property described in subparagraph 3 hereof;

3. Finding that the property described as follows:

a. All right, title, interest and estate, both legal and equitable, of Mario Cagnacci and Maria Cagnacci, his wife, and each of them, in and to the real property situated at 112 Maple Avenue, South San Francisco, California, particularly described in Exhibit "A" attached hereto and by reference made a part hereof, together with all fixtures, improvements and appurtenances thereto, and any and all claims of Mario Cagnacci and Maria Cagnacci, his wife, and each of them, for rents, refunds, benefits or other payments arising from ownership of such property, and

b. All right, title, interest and claim of any name or nature whatsoever of Mario Cagnacci and Maria Cagnacci, and each of them, in and to any and all obligations, contingent or otherwise and whether or not matured, owing to them, or either of them, by the Bank of South San Francisco, South San Francisco, California, including but not limited to all security rights in and to any and all collateral for any or all of such obligations and the right to sue for and collect such obligations and including particularly Savings Account No. 14712 in the said bank which is due and owing to, and held for, and in the name of, Mario or Maria Cagnacci,

is property within the United States owned or controlled by nationals of a designated enemy country (Italy);

4. Determining that the property described in subparagraph 3-b hereof is necessary for the maintenance or safeguarding of other property (namely, that hereinbefore described in subparagraph 3-a) belonging to the same nationals of the same designated enemy country and subject to vesting (and in fact vested by this order) pursuant to Section 2 of said Executive Order;

5. Determining that to the extent that such nationals are persons not within a designated enemy country, the national interest of the United States requires that such persons be treated as nationals of the aforesaid designated enemy country (Italy);

6. Having made all determinations and taken all action, after appropriate consultation and certification, required by said Executive Order or Act or otherwise; and

7. Deeming it necessary in the national interest;

hereby vests in the Alien Property Custodian the property described in subparagraph 3 hereof, to be held, used, administered, liquidated, sold or otherwise dealt with in the interest of and for the benefit of the United States.

Such property, and any or all of the proceeds thereof, shall be held in an appropriate special account or accounts,

pending further determination of the Alien Property Custodian. This shall not be deemed to limit the powers of the Alien Property Custodian to return such property or the proceeds thereof, or to indicate that compensation will not be paid in lieu thereof, if and when it should be determined that such return should be made or such compensation should be paid.

Any person, except a national of a designated enemy country, asserting any claim arising as a result of this order may file with the Alien Property Custodian a notice of his claim, together with a request for a hearing thereon, on Form APC-1, within one year from the date hereof, or within such further time as may be allowed by the Alien Property Custodian. Nothing herein contained shall be deemed to constitute an admission of the existence, validity or right to allowance of any such claim.

The terms "national" and "designated enemy country" as used herein shall have the meanings prescribed in section 10 of said Executive Order.

Executed at Washington, D. C., on May 11, 1943.

[SEAL]

LEO T. CROWLEY,
Alien Property Custodian.

EXHIBIT A

Real property situated in San Mateo County, California, owned by Mario and Maria Cagnacci.

All that certain lot, piece or parcel of land situated, lying and being in the City of South San Francisco, County of San Mateo, State of California, and particularly bounded and described as follows, viz:

Lot 14 in Block 123 as designated on the map entitled "South San Francisco San Mateo Co. Cal. Plat No. L", which map was filed in the office of the Recorder of the County of San Mateo, State of California on March 1, 1932 in Liber "B" of Maps at page 6 and a copy entered in Liber 2 of Maps at page 62, together with all and singular the tenements, hereditaments and appurtenances thereto belonging, or in any wise appertaining, and the reversion and reversions, remainder and remainders, rents, issues and profits thereof.

[F. R. Doc. 43-3381; Filed, May 25, 1943; 12:17 p. m.]

[Divesting Order 2]

L. GABRILOVITCH

Re: United States Letters Patent No. 2,295,207.

Under the authority of the Trading with the Enemy Act, as amended, and Executive Order No. 9095, as amended, and pursuant to law, the undersigned, after investigation:

1. Having ascertained, prior to November 2, 1942, that the owner of record in the United States Patent Office of that certain patent application identified as follows:

Serial No.: 287,100; filing date: 7-23-39; inventor, L. Gabrilovitch; title: selection of waves having superposed frequencies.

was the aforesaid inventor, whose nationality of record was Russian and whose address of record was Paris, France;

2. Having, on November 2, 1942, on the basis of the information hereinbefore mentioned in subparagraph 1, vested, pursuant to Vesting Order Number 305, the aforesaid patent application as property in which nationals of foreign countries (France and Russia) had interests;

3. Having thereafter received a claim executed by the aforesaid inventor on Form APC-16 in which he claims that at the time of the aforesaid vesting on November 2, 1942 he was the sole legal owner of United States Letters Patent Number 2,295,207 and of all right, title and interest therein;

4. Finding, as a result of further investigation conducted subsequent to November 2, 1942, that said patent application ripened into United States Letters Patent Number 2,295,207 which was issued by the United States Patent Office to said inventor under date of August 8, 1942; that said patent application as such no longer exists; that said patent and all right, title and interest therein were on November 2, 1942 owned by the aforesaid inventor; and that the latter was at that time and at all times since then has been and now is a stateless person without citizenship in any country, but a "Russian refugee" traveling under a "Nansen passport", a resident of the United States, not in any manner detained and not acting or purporting to act directly or indirectly for the benefit or on behalf of, and not controlled by nor a cloak for, any designated enemy country or national thereof;

5. Determining that the aforesaid vesting was effected by the undersigned under mistakes of fact;

6. Having received no other claim (except the one hereinbefore mentioned, in subparagraph 3), or notice of claim, on Forms APC-1, APC-2, APC-16, APC-17 or otherwise, to said patent application or patent, or to any interest in such patent application or patent, or arising as a result of such vesting order; and having no knowledge of any interest in such patent application or patent held by any national (except the aforesaid inventor) of any foreign country;

7. Having neither assigned, transferred or conveyed such patent application or patent or any part thereof or any interest therein to anyone, nor issued any license with respect thereto, nor in any manner created therein any right or interest in any person whomsoever;

8. Determining that the error committed in vesting such patent application should be corrected by assigning and conveying said patent to the aforesaid inventor, and that such disposition of the latter's claim, being for the purpose of correcting a mistake made in vesting such patent application originally, does not require the filing of any further claim or any further hearing;

9. Having made all determinations and taken all action required by law; and

10. Determining that under the aforesaid circumstances the disposition hereinafter effected is in the interest of and for the benefit of the United States;

hereby orders that the aforesaid patent be assigned to said inventor.

Now, therefore, the undersigned hereby, without warranty, assigns, transfers and conveys to Leonide Gabrilovitch of 112 West 72nd Street, New York, New York, the following described property:

All right, title and interest, including all accrued royalties and all damages and profits recoverable at law or in equity from any person, firm, corporation or government for past infringement thereof, in and to that certain United States Letters Patent identified as follows:

No.: 2,295,207; date: 8-8-42; Inventor: L. Gabrilovitch; title: selection of waves having superposed frequencies.

The terms "national" and "designated enemy country" as used herein shall have the meanings prescribed in section 10 of said Executive Order.

Executed at Washington, D. C., on April 27, 1943.

[SEAL] LEO T. CROWLEY,
Alien Property Custodian.

[F. R. Doc. 43-8382; Filed, May 25, 1943;
12:04 p. m.]

OFFICE OF PRICE ADMINISTRATION.

[Rev. Gen. Order 32, Amdt. 5]

REGIONAL ADMINISTRATORS

DELEGATION OF AUTHORITY

A new paragraph (c) (2) is added to read as follows:

(c) *Delegation to certain regional administrators.* * * *

(2) The Regional Administrator for the IInd Region is hereby authorized to exercise the functions, duties, powers, and authority conferred upon the Price Administrator, for the purpose of establishing specific maximum prices pursuant to § 1499.73 (a) (106) of Supplementary Regulation No. 14 for sales of charcoal by producers located within his region.

This amendment shall become effective May 25, 1943.

(Pub. Laws 421 and 729, 77th Cong.; E.O. 9250, 7 F.R. 7871)

Issued this 25th day of May 1943.

GEORGE J. BURKE,
Acting Administrator.

[F. R. Doc. 43-8425; Filed, May 25, 1943;
5:05 p. m.]

[Order 378 Under MPR 188]

E. C. BEETEM & SON

APPROVAL OF MAXIMUM PRICES

Order No. 378 under § 1499.158 of Maximum Price Regulation No. 188—Manufacturers' Maximum Prices for Specified Building Materials and Consumers' Goods Other Than Apparel.

For the reasons set forth in an opinion issued simultaneously herewith and filed with the Division of the Federal Register, and pursuant to the authority vested in the Price Administrator by the Emergency Price Control Act of 1942, as amended, and Executive Order No. 9250, it is ordered:

(a) E. C. Beetem & Son, 116 South Bedford Street, Carlisle, Pennsylvania, may sell and deliver the cotton rugs listed herein at prices f. o. b. Carlisle, Pennsylvania, no higher than those set forth below:

Item	Maximum price
Vogue chenille rug, 24 x 48-----	\$1.87
Oriental rug, 24 x 48-----	2.35
Bungalow rug, 24 x 48-----	1.05
Colonial twist rug, 24 x 48-----	1.47

These prices are subject to terms of 4/10/60 x or 5/10.

(b) This Order No. 378 may be revoked or amended by the Price Administrator at any time.

This Order No. 378 shall become effective on the 26th day of May 1943.

Issued this 25th day of May 1943.

GEORGE J. BURKE,
Acting Administrator.

[F. R. Doc. 43-8427; Filed, May 25, 1943;
5:06 p. m.]

[Order 2 Under MPR 189, Amdt. 1]

BAKER-WHITELY COAL COMPANY

AUTHORIZATION OF MAXIMUM PRICES

Amendment No. 1 to Order No. 2 under Maximum Price Regulation No. 189—Bituminous Coal Sold for Direct Use as Bunker Fuel; Docket No. 3189-1.

An opinion accompanying this amendment to Order No. 2 has been issued simultaneously herewith and filed with the Division of the Federal Register.

Order No. 2 under Maximum Price Regulation No. 189 is amended in the following respect:

Paragraph (b) is amended to read as follows:

(b) On and after February 18, 1943 Run-of-mine (Size Group 3) coals produced by The Berwind-White Coal Mining Company at its Eureka Mines Nos. 35, 37, 40 and Maryland Shaft Mine (Mine Index Nos. 155, 158, 160 and 312, respectively), in District No. 1 may be resold by the said Baker-Whitely Coal Company for bunker fuel use in Baltimore harbor, at a price from bins not in excess of \$6.20 per net ton to regular customers and not in excess of \$6.30 per net ton to spot customers: *Provided however*, That on and after May 25, 1943 these maximum prices shall be \$6.15 and \$6.25 per net ton, respectively.

Amendment No. 1 to Order No. 2 shall be effective May 25, 1943.

(Pub. Laws 421 and 729, 77th Cong.; E.O. 9250, 7 F.R. 7871; E.O. 9328, 8 F.R. 4681)

Issued this 25th day of May 1943.

GEORGE J. BURKE,
Acting Administrator.

[F. R. Doc. 43-8422; Filed, May 25, 1943;
5:07 p. m.]

[Order 3 Under MPR 189, Amdt. 1]

LOGAN SUPPLY COMPANY

AUTHORIZATION OF MAXIMUM PRICES

Amendment No. 1 to Order No. 3 under Maximum Price Regulation No. 189—

Bituminous Coal Sold for direct use as Bunker Fuel; Docket No. 3189-2.

An opinion accompanying this amendment has been issued simultaneously herewith and filed with the Division of the Federal Register.

Order No. 3 under Maximum Price Regulation No. 189 is amended in the following respect:

1. Paragraph (b) is amended to read as follows:

(b) On and after February 18, 1943, run-of-mine (Size Group 3) coals produced by C. A. Hughes and Company at its No. 2 Mine (Mine Index No. 217), in District No. 1, may be resold by the said Logan Supply Company for bunker fuel use at prices not in excess of \$6.68 per net ton for delivery to vessels over the top of the Pennsylvania Railroad dock at Greenville, New Jersey, in quantities of twenty-five tons or more, and not in excess of \$7.03 per net ton when delivered from storage bins into vessels at that dock: *Provided, however*, That on and after May 25, 1943 these maximum prices shall be \$6.63 and \$6.98 per net ton, respectively.

This Amendment No. 1 to Order No. 3 shall be effective May 25, 1943.

(Pub. Laws 421 and 729, 77th Cong.; E.O. 9250, 7 F.R. 7871; E.O. 9328, 8 F.R. 4681)

Issued this 25th day of May 1943.

GEORGE J. BURKE,
Acting Administrator.

[F. R. Doc. 43-8423; Filed, May 25, 1943;
5:07 p. m.]

[Order 4 Under MPR 189, Amdt. 1]

M. A. HANNA COMPANY

AUTHORIZATION OF MAXIMUM PRICES

Amendment No. 1 to Order No. 4 under Maximum Price Regulation No. 189—Bituminous Coal Sold for Direct use as Bunker Fuel; Docket No. 3189-4.

An opinion accompanying this amendment has been issued simultaneously herewith and filed with the Division of the Federal Register.

Order No. 4 under Maximum Price Regulation No. 189 is amended in the following respect:

In paragraph (a) the figure \$6.51 is changed to read \$6.45.

Amendment No. 1 to Order No. 4 shall be effective as of May 25, 1943.

(Pub. Laws 421 and 729, 77th Cong.; E.O. 9250, 7 F.R. 7871; E.O. 9328, 8 F.R. 4681)

Issued this 25th day of May 1943.

GEORGE J. BURKE,
Acting Administrator.

[F. R. Doc. 43-8424; Filed, May 25, 1943;
5:07 p. m.]

[Order 58 Under RPS 64, Amdt. 1]

COLE HOT BLAST MFG. COMPANY
AUTHORIZATION OF MAXIMUM PRICES

Amendment No. 1 to Order No. 58 Under Revised Price Schedule No. 64¹—Domestic Cooking and Heating Stoves.

For the reasons set forth in an opinion issued simultaneously herewith, and filed with the Division of the Federal Register, and under the authority vested in the Price Administrator by the Emergency Price Control Act of 1942, as amended, and Executive Order No. 9250, the text of paragraph (a) of Order No. 58 under Revised Price Schedule No. 64 is amended to read as follows:

(a) (1) *Sales of new models by Cole Hot Blast Mfg. Company, Chicago, Illinois.* Cole Hot Blast Mfg. Company may sell, offer to sell, transfer or deliver the following models of heating stoves at prices no higher than those specified:

All prices in this table are f. o. b. factory

Model No.	To jobbers	To dealers
107V.....	\$9.21	\$12.12
108V.....	10.35	13.62
109V.....	14.11	18.57
205V.....	19.40	23.53
221V.....	7.63	10.12
225V.....	9.17	12.07
830V.....	27.50	35.92
840V.....	31.73	41.75

subject to discounts, allowances, and terms no less favorable than those in effect with respect to the comparable models 107B, 108B, 109B, 205B, 621L, 625L, B830, and B840, respectively.

(2) *Sales of these models by jobbers and dealers.* Jobbers and retailers may sell the models listed above at prices no higher than those arrived at by the following pricing method:

For each model, the jobber finds the highest percentage mark-up which he received on sales of the comparable model during the month of March 1942, to each class of dealer. (A table of comparable models is set out below.) His maximum price to each class of dealer is found by applying that percentage mark-up to the manufacturer's maximum price fixed by this order. If the jobber did not sell the comparable model during March 1942, then his maximum price is the price determined under the provisions of section 3 (a) of the General Maximum Price Regulation.²

For each model, the dealer finds the highest percentage mark-up which he received on sales of the comparable model during the month of March 1942. (A table of comparable models is set out

¹ 7 F.R. 1329, 1836, 2000, 2132, 4404, 5872, 6221, 8948; 8 F.R. 1974, 4640, 4930, 5633.

² 8 F.R. 3096, 3849, 4347, 4486, 4924, 4978, 4848, 6047.

below.) His maximum price is found by applying that percentage mark-up to the maximum price for sales to him. If the dealer did not sell the comparable model during March 1942, then his maximum price is the price determined under section 3 (c) of the General Maximum Price Regulation.²

(3) *Table of comparable models.* This table shows which new models are comparable to the former models.

Former model is comparable to new model:

107B.....	107V
108B.....	103V
109B.....	103V
205B.....	205V
621L.....	221V
625L.....	225V
B830.....	830V
B840.....	840V

(4) Notification of jobbers and retailers. On the first sale of any of the new models after the effective date of this order, the Cole Hot Blast Mfg. Company shall notify the buyer of the maximum price for sales by jobbers and dealers fixed by this order. Each jobber shall, on the first sale of any of the new models after the effective date of this order, notify the dealer of the maximum price for sales by dealers.

This Amendment No. 1 to Order No. 58 shall become effective on the 26th day of May 1943.

(Pub. Laws 421 and 729, 77th Cong.; E.O. 9250, 7 F.R. 7871)

Issued this 25th day of May 1943.

GEORGE J. BURKE,
Acting Administrator.

[F. R. Dec. 43-8426; Filed, May 25, 1943; 5:04 p. m.]

[Administrative Exception Order 2 Under RO 12]

[Administrative Exception Order 3 Under RO 13]

WILLIAM ROSENWALD

AUTHORIZATION TO TRANSFER COFFEE AND PROCESSED FOODS

The applicant, William Rosenwald, is in possession of stocks of coffee and processed foods acquired before rationing, which he desires to transfer in exchange for ration evidences to the Joint Purchasing Corporation, the central purchasing organization for a large charitable organization. Ration Orders 12 and 13 contain provisions generally pro-

hibiting transfers by consumers of foods covered by these orders. It has been determined that if proper safeguards are created to control the disposition of ration evidences received in exchange for such transfers, it would be desirable to permit them. Pending the formulation of an appropriate plan and the promulgation of amendments to the orders allowing consumers to transfer coffee and processed foods, administrative relief should be granted.

It is hereby ordered, That William Rosenwald is authorized to transfer coffee and processed foods owned by him, in exchange for ration evidences of the appropriate weight value, in the case of coffee, and for the proper number of points, in the case of processed foods, to the Joint Purchasing Corporation of 71 West 47th St., New York, N. Y., or to any person otherwise permitted to acquire them under the provisions of Ration Orders 12 and 13. Within 5 days after making any such transfer, William Rosenwald is required to surrender to his board all ration evidences and points received by him in exchange for the transfer.

It is further ordered, That any other consumer may transfer coffee and processed foods owned by him, in exchange for ration evidences of the appropriate weight value, in the case of coffee, and for the proper number of points, in the case of processed foods, to any person otherwise permitted to acquire them under the provisions of Ration Orders 12 and 13, if authority to make such transfer is granted in writing by the Director of the Food Rationing Division, Office of Price Administration, Washington, D. C. The consumer, within 5 days after making any such transfer, is required to surrender to his board all ration evidences and points received by him in exchange for the transfer.

This order shall become effective May 26, 1943.

(Pub. Law 671, 76th Cong., as amended by Pub. Laws 83, 421, 507 and 729, 77th Cong.; E.O. 9125, 7 F.R. 2719; E.O. 9280, 7 F.R. 10179; WPM Directive 1, 7 F.R. 562, Supp. Dir. No. 1-R; Food Directive 3, 8 F.R. 2005, and Food Directive 5, 8 F.R. 2251)

Issued this 25th day of May 1943.

PAUL M. O'LEARY,
Deputy Administrator
in Charge of Rationing.

[F. R. Dec. 43-8403; Filed, May 25, 1943; 3:31 p. m.]

Region II.

[Trenton Order 2 Under General Order 51]

COMMUNITY CEILING PRICES IN MERCER COUNTY, N. J.

SECTION 1 *What this order does.* In accordance with the provisions of General Order No. 51, this order establishes in section 7, dollars-and-cents ceiling prices for certain food items sold at retail in the following area: Mercer County, New Jersey.

SEC. 2 *Applicability.* No seller, except a "retail route seller", may charge more than the ceiling prices fixed herein for his particular class of retailers, as defined in section 4 hereof. Retail route sellers may continue to charge their present ceiling prices. The ceiling prices fixed herein for a class of retailers shall be the only ceiling prices for such food items for all sellers in that class.

SEC. 3 *Posting—(a) Selling prices.* All retail stores must post their selling prices for the food items listed below on the item or at or near the place where such food item is offered for sale.

(b) *Ceiling prices.* All retail stores must post in a conspicuous place in the store, a list of the ceiling prices for such food items, when such list is supplied by the Office of Price Administration.

(c) *Class of store.* All retail stores selling any of the food items listed below must post a sign showing the appropriate class of retailers, which sign will read "OPA-1", "OPA-2", "OPA-3", or "OPA-4" whichever applies, so that it can be clearly seen by their customers.

SEC. 4 *Definitions of classes of retailers.* For the purpose of this regulation, retailers are divided into the following four classes:

(a) *Class 1 "Independent"* retail stores with "annual gross sales" of "less than \$50,000.00. A retail store shall be an "independent" retail store if it is not one of a group of four or more stores under one ownership whose combined "annual gross sales" are \$500,000.00 or more.

(b) *Class 2 "Independent"* retail stores with "annual gross sales of \$50,000.00 or more, but less than \$250,000.00.

(c) *Class 3* Retail stores, other than "independent" retail stores, with "annual gross sales" of less than \$250,000.00.

(d) *Class 4.* Any retail store with "annual gross sales" of \$250,000.00 or more.

(e) Farmers shall be considered class 1 retailers for retail sales. Other sellers not retail stores shall find their class according to their 1942 volume of retail sales of all foods. (See section 21 of Revised Maximum Price Regulation 238 for the meaning and method of determining "annual gross sales".)

SEC. 5 *Applicability of General Order No. 51.* This order is subject to all the provisions of General Order No. 51, which are hereby made a part of this order.

SEC. 6 *Effective date.* This order becomes effective on May 17, 1943.

SEC. 7 *The dollars-and-cents ceiling prices established.* The following is a list of the food items and the community ceiling prices thereof:

CEILING PRICES, MERCER COUNTY, N. J.

Item	Ceiling prices by class of retailer			
	Class 1	Class 2	Class 3	Class 4
CANNED VEGETABLES AND JUICES				
BEANS				
Graded brands:				
Grade "A" (whole string beans)	Cts.	Cts.	Cts.	Cts.
Ann Page Brand #2 can	-----	-----	17	17
Grade "B" (whole string beans)				
Sultana Brand #2 can	-----	-----	17	16
Grade "B" (cut string beans)				
Farmdale Brand #2 can	-----	-----	12	11
Grade "C" (whole string beans)				
Iona Brand #2 can	-----	-----	11	11
Ungraded brands:				
Bonus Brand (cut green beans) #2 can	15	15	-----	-----
Budget Brand (cut wax beans) #2 can	15	14	-----	-----
College Town Brand (whole string beans) #2 can	23	23	-----	-----
Dryers Brand (small green limas) #2 can	24	24	-----	23
Flagstaff Brand (cut green) #2 can	19	19	-----	-----
Flagstaff Brand (whole string-less) #2 can	23	22	-----	-----
Flagstaff Brand (cut wax) #2 can	19	19	-----	-----
Fre Mar Brand (cut green) #2 can	-----	-----	-----	16
Fre Mar Brand (whole green) #2 can	-----	-----	-----	19
Fyne Taste Brand (cut green) #2 can	-----	-----	-----	12
Fre Mar Brand (whole wax) #2 can	-----	-----	-----	19
Fre Mar Brand (cut wax) #2 can	-----	-----	-----	16
Fyne Taste Brand (cut wax) #2 can	-----	-----	-----	12
Green Circle Brand (cut green) #2 can	18	17	-----	-----
Hub City Brand (cut green) #2 can	16	16	-----	-----
Kellogg Brand (tiny green limas) #2 can	23	22	-----	22
Kellogg Brand (cut wax) #2 can	15	15	-----	14
Kellogg Brand (cut green) #2 can	22	21	-----	20
Kellogg Brand (tiny tin green) #2 can	21	21	-----	20
Kellogg Brand (french cut green) #2 can	14	14	-----	14
Lucky Dutchman Brand (cut green) #2 can	13	13	-----	-----
Lyndale Brand (cut green) #2 can	15	15	-----	-----
Merion Brand (jumbo limas) #2 can	23	22	-----	22
Merion Brand (cut green) #2 can	17	17	-----	17
Merion Brand (cut wax) #2 can	14	14	-----	13
Montco Brand (cut green) #2 can	17	17	-----	-----
Montco Brand (whole green) #2 can	22	22	-----	-----
Perla Brand (cut green) #2 can	15	15	-----	-----
Penn Treaty Brand (whole green) #2 can	26	25	-----	-----
Penn Treaty Brand (cut wax) #2 can	22	21	-----	-----
Premier Brand (fancy whole green) #2 can	24	23	-----	-----
Premier Brand (cut wax) #2 can	18	18	-----	-----
Stokely Brand (cut green) #2 can	16	16	14	14
Sun Beam Brand (cut waxed) #2 can	13	13	-----	-----
White Rose Brand (cut green) 16 oz. glass	19	19	-----	-----
White Rose Brand (whole green) 16 oz. glass	21	21	-----	-----
White Rose Brand (french style) #2 can	16	16	-----	-----
White Rose Brand (cut wax) 16 oz. glass	13	13	-----	-----
Uco Brand (cut green) #2 can	-----	-----	-----	19
Uco Brand (whole green) #2 can	-----	-----	-----	18
Uco Brand (cut wax) #2 can	-----	-----	-----	16
Uco Brand (whole wax) #2 can	-----	-----	-----	19
BEETS				
Graded brands:				
Grade "A" (whole beets) Ann Page Brand #2 can	-----	-----	12	12
Grade "A" (cut beets) Asco Brand #2 can	-----	-----	9	9
Grade "C" (cut beets) Iona Brand #2 can	-----	-----	8	8

CEILING PRICES, MERCER COUNTY, N. J.—Continued

Item	Ceiling prices by class of retailer			
	Class 1	Class 2	Class 3	Class 4
CANNED VEGETABLES AND JUICES—Continued				
BEETS—continued				
Ungraded brands:				
College Town Brand (sliced) 16 oz. glass	Cts.	Cts.	Cts.	Cts.
College Town Brand (whole) 16 oz. glass	13	13	-----	-----
College Town Brand (sliced) #2 can	17	16	-----	-----
Flagstaff Brand (sliced) #2 can	16	16	-----	-----
Flagstaff Brand (whole) #2 can	12	12	-----	-----
Fre Mar Brand (cut) #2 can	14	13	-----	-----
Fre Mar Brand (whole) #2 can	-----	-----	-----	9
Fyne Taste (cut) #2 can	-----	-----	-----	14
Fyne Taste Brand (whole) #2 can	-----	-----	-----	11
Kellogg Brand (ruby whole) #2 can	-----	-----	-----	12
Kellogg Brand (sliced) #2 can	17	17	-----	16
Kellogg Brand (sliced) 16 oz. glass	13	13	-----	12
Penn Treaty Brand (tiny whole) #2 can	13	13	-----	-----
Penn Treaty Brand (sliced) #2 can	15	15	-----	-----
Premier Brand (sliced) 16 oz. glass	11	11	-----	-----
Surfino Brand (sliced) #2 can	13	13	-----	-----
White Rose Brand (sliced) #2 can	11	11	-----	-----
White Rose Brand (sliced) 10 oz. glass	13	13	-----	-----
White Rose Brand (sliced) 16 oz. glass	13	13	-----	-----
White Rose Brand (cut) 16 oz. glass	13	13	-----	-----
CARROTS				
Ungraded brands:				
Fre Mar Brand (sliced) #2 can	-----	-----	-----	9
Fre Mar Brand (shoe string) #2 can	-----	-----	-----	9
Kellogg Brand (sliced) 16 oz. glass	11	11	-----	11
Uco Brand (sliced) #2 can	-----	-----	-----	10
Uco Brand (shoe string) #2 can	-----	-----	-----	9
Uco Brand (sliced) 16 oz. glass	-----	-----	-----	9
Uco Brand (shoe string) 16 oz. glass	-----	-----	-----	9
White Rose Brand (sliced) 16 oz. glass	13	13	-----	-----
White Rose Brand (shoe string) 16 oz. glass	13	13	-----	-----
CORN				
Graded brands:				
Grade "A" (country gentleman or whole golden bantam):				
Ann Page Brand, #2 can	-----	-----	13	13
Grade "A" (golden bantam crushed):				
Ann Page Brand #2 can	-----	-----	12	12
Grade "C" (white):				
Iona Brand, #2 can	-----	-----	12	12
Ungraded brands:				
Acme Brand (whole golden) #2 can	-----	-----	12	12
Asco Brand (crushed golden) #2 can	-----	-----	12	12
Bonus Brand (crushed white) #2 can	12	11	-----	-----
Budget Brand (crushed white) #2 can	13	12	-----	-----
Budget Brand (crushed golden) #2 can	12	12	-----	-----
Burt Olney Brand (crushed white) #2 can	10	10	-----	-----
Burt Olney Brand (crushed golden) #2 can	15	15	-----	-----
Burt Olney (whole golden) #2 can	10	15	-----	-----
College Town Brand (white crushed) #2 can	14	14	-----	-----
College Town Brand (crushed golden) #2 can	17	17	-----	-----
Del Malzo Brand (niblets) 12 oz. can	15	15	15	12
Del Monte Brand (crushed white) 17 oz can	14	14	12	12
Del Monte Brand (crushed golden) 17 oz can	14	14	12	12
Fre Mar Brand (crushed white) #2 can	-----	-----	-----	13
Fre Mar Brand (whole golden vac. pack) 12 oz. can	-----	-----	-----	12
Fre Mar Brand (whole golden) #2 can	-----	-----	-----	13
Fre Mar Brand (white shoe-peg) #2 can	-----	-----	-----	12

CEILING PRICES, MERCER COUNTY, N. J.—
Continued

Item	Ceiling prices by class of retailer			
	Class 1	Class 2	Class 3	Class 4
CANNED VEGETABLES AND JUICES—continued				
CORN—continued				
Ungraded brands—Continued				
Fyne Taste Brand (shoepeg) #2 can	Cts.	Cts.	Cts.	11
Fyne Taste Brand (crushed white) #2 can				9
Flagstaff Brand (crushed golden) #2 can	16	15		
Flagstaff Brand (crushed white) #2 can	15	14		
Green Circle Brand (crushed golden) #2 can	14	14		
Green Circle Brand (whole kernel) #2 can	14	14		
Harford Club Brand (whole golden) #2 can	14	14		
Hub City Brand (white crushed) #2 can	14	14		
Kellogg Brand (white crushed) #2 can	14	14	14	
Kellogg Brand (golden crushed) #2 can	14	14	14	
Kellogg Brand (golden whole) #2 can	14	14	13	
Kellogg Brand (golden vac. pack) 12-oz. can	12	12	12	
Merion Brand (crushed white) #2 can	15	14	14	
Penn Treaty Brand (crushed white) #2 can	15	14		
Penn Treaty Brand (crushed golden) #2 can	14	14		
Penn Treaty Brand (whole golden) #2 can	14	14		
Penn Treaty Brand (whole golden vac. pack) 12-oz. can	13	13		
Penn Treaty Brand (white crushed) #2 can	14	14		
Penn Treaty Brand (golden crushed) #2 can	15	14		
Uco Brand (crushed golden) 17-oz. can				11
Uco Brand (crushed golden) #2 can				10
Uco Brand (whole white) #2 can				13
Uco Brand (whole golden) #2 can				13
Uco Brand (crushed white) 17-oz. can				11
White Rose Brand (whole golden vac. pack) 12-oz. can	14	13		
White Rose Brand (whole kernel) 16-oz. glass	16	16		
White Rose Brand (golden bantam) #2	16	16		
Wrightson Brand (crushed golden) #2 can	13	13		
Wrightson Brand (whole golden) #2 can	14	14		
Del Monte Brand (whole golden vac. pack) 12 oz. can	14	14	12	12
PEAS				
Graded brands:				
Grade "A":				
Asco Brand (blue label) #2 can			15	15
Uco Brand, 17 oz. can			15	15
Grade "B":				
Farndale Brand, #2 can			14	14
Sultana Brand, #2 can			14	14
Grade "C":				
Iona Brand, #2 can			13	13
Ungraded brands:				
Budget Brand (jumbo) #2 can	13	12		
Burt Olney Brand, #2 can	18	18		
Del Monte Brand (green giant) 17 oz. can	18	18	16	15
Del Monte Brand (early garden) 17 oz. can	19	18	16	16
Del Monte Brand (early garden) 17 oz. glass	20	20	17	17
Fre Mar Brand (big sweet) #2 can				14
Fre Mar Brand (run pod) 17 oz. can				13
Fre Mar Brand (tiny tender) 17 oz. can				14
Kellogg Brand (sweet wrinkled) #2 can	17	17		16
Kellogg Brand (green giant) 17 oz. can	18	17		17
Penn Treaty Brand (tiny) #2 can	19	19		
Penn Treaty Brand (sweet) #2 can	16	16		
Queen Garden Brand (sweet) #2 can	15	15		
Sunbeam Brand (Big Fellow) #2 can	14	14		

CEILING PRICES, MERCER COUNTY, N. J.—
Continued

Item	Ceiling prices by class of retailer			
	Class 1	Class 2	Class 3	Class 4
CANNED VEGETABLES AND JUICES—continued				
SAUERKRAUT				
Ungraded brands:	Cts.	Cts.	Cts.	Cts.
Champion Brand, quart jar	19	19		
Goldsmith Brand, quart glass	23	19		
Harvest Brand, quart glass	19	19		
Silver Floss Brand, #2½ can	14	14	12	12
SPINACH				
Ungraded brands:				
College Town Brand, #2½ can	21	20		
Premier Brand, #2½ can	19	18		
TOMATOES				
Graded brands:				
Grade "A":				
Ann Page Brand, #2½ can			18	18
Grade "B":				
Sultana Brand, #2 can			19	19
Sultana Brand, #2½ can			15	15
Grade "C":				
Iona Brand, #2 can			19	19
Iona Brand, #2½ can			14	14
Ungraded brands:				
Asco Brand, #2 can			14	14
Asco Brand, #2½ can			15	15
Bonus Brand, #2 can	11	11		
Bonus Brand, #2½ can	15	14		
Budget Brand, #2 can	13	13		
Budget Brand, #2½ can	17	17		
College Town Brand, #2 can	15	15		
College Town Brand, #2½ can	20	20		
Del Monte Brand, #2 can	18	18	16	15
Del Monte Brand, #2½ can	23	21	21	21
Early Bloom Brand, #2 can	12	12		
Farndale Brand, #2 can			13	
Fre Mar Brand, #2 can				14
Fre Mar Brand, #2½ can				15
Fyne Taste Brand, #2 can				12
Fyne Taste Brand, #2½ can				15
Flagstaff Brand, #2½ can	23	20		
Green Circle Brand, #2½ can	20	20		
Hub City Brand, #2 can	14	14		
Hub City Brand, #2½ can	19	19		
J. H. D. Brand, #2 can	15	14		
Kellogg Brand, #2½ can	16	16		15
Lucky Dutchman Brand, #2½ can				
Merion Brand, #2 can	16	16		
Merion Brand, #2½ can	13	13		13
Penn Treaty Brand, #2½ can	18	18		17
Penn Treaty Brand, #2 can	22	21		
Penn Treaty Brand, #2½ can	13	12		
Penn Treaty Brand, #2 can	19	19		
Pine Cone Brand, #2 can	12	12		12
Premier Brand, #2 can	15	15		
Uco Brand, #2 can				14
Uco Brand, #2½ can				18
White Rose Brand, 16 oz. glass	18	18		
White Rose Brand, #2½ can	19	18		
TOMATO JUICE				
Graded brands:				
Grade "A":				
Ann Page Brand, 18 oz. can			10	10
Grade "C":				
Iona Brand, 24 oz. can			12	12
Iona Brand, 46 oz. can			21	20
Ungraded brands:				
Campbell's Brand, 14 oz. can	9	9	9	9
Campbell's Brand, 20 oz. can	12	12	12	12
Campbell's Brand, 46 oz. can	23	27	27	25
College Inn Brand Tomato Cocktail, 20 oz. can	23	23	29	29
College Town Brand, 20 oz. can	11	10		
College Town Brand, 46 oz. can	24	23		
Flagstaff Brand, 20 oz. can	12	12		
Flagstaff Brand, 46 oz. can	23	23		
Fremer Brand, 20 oz. can				6
Fremer Brand, 46 oz. can				8
Fremer Brand, 20 oz. can	11	11		13
Hurfs Brand, 24 oz. can	10	10		
Penn Treaty Brand, 24 oz. can	19	19		
Penn Treaty Brand, 46 oz. can	21	21		
Penn Treaty Brand, 18 oz. can	19	19		
Penn Treaty Brand, 23 oz. can	11	11		
Stokelys Brand, 47 oz. can	25	24	21	21
Sunray Brand, 13 oz. can	9	9	8	8
Welch Brand, plat bottle	14	13	12	12
Welch Brand, quart bottle	25	24	21	21
White Rose Brand, 46 oz. can	23	22		
White Rose Brand, 16 oz. glass	11	11		
White Rose Brand, 24 oz. can	13	13		
CANNED FRUITS AND JUICES				
FRUIT COCKTAIL				
Graded brands:				
Grade "A" No. 2½ can Ann Page Brand			30	29
Grade "B" No. 2½ can Sultana Brand			29	29

CEILING PRICES, MERCER COUNTY, N. J.—
Continued

Item	Ceiling prices by class of retailer			
	Class 1	Class 2	Class 3	Class 4
CANNED FRUITS AND JUICES—continued				
FRUIT COCKTAIL—continued				
Ungraded brands:	Cts.	Cts.	Cts.	Cts.
College Town Brand, No. 2½ can	35	34		
College Town Brand, No. 1 can	37	36		
Del Monte Brand, No. 2½ can	37	35	31	31
Del Monte Brand, No. 1 can	20	20	17	17
Green Circle Brand, No. 1 can	20	20		
Merion Brand, No. 1 can	20	20		19
Merion Brand, No. 2½ can	33	32		31
Penn Treaty Brand, No. 1 can	20	20		
Penn Treaty Brand, No. 2½ can	20	20		
Sunkist Brand, No. 1 can	21	20		
White Rose Brand, No. 1 can	20	19		
White Rose Brand, No. 2½ can	35	35		
White Rose Brand, No. 2½ can	35	35		
PEACHES				
Graded Brands:				
Grade "A":				
Ann Page Brand, halves, No. 2½ can			24	24
Ann Page Brand, sliced, No. 2½ can			23	23
Grade "C":				
Iona Brand, halves, No. 2½ can			21	21
Iona Brand, sliced, No. 2½ can			23	22
Ungraded brands:				
Budget Brand, sliced, No. 2½ can	25	25		
Budget Brand, halves, No. 2½ can	25	25		
College Town Brand, halves, No. 2½ can	28	27		
College Town Brand, sliced, No. 2½ can	28	27		
College Town Brand, Elberta halves, No. 2½ can	34	33		
College Town Brand, Elberta sliced, No. 2½ can	35	34		
Del Monte Brand, halves, No. 2½ can	33	33	28	28
Del Monte Brand, sliced, No. 2½ can	33	33	28	28
Flagstaff Brand, halves, No. 2½ can	29	28		
Flagstaff Brand, sliced, No. 2½ can	30	29		
Green Circle Brand, halves, No. 2½ can	27	27		
Green Circle Brand, sliced, No. 2½ can	27	26		
Hub City Brand, yellow cling, halves, No. 2½ can	26	26		
Hub City Brand, yellow cling, sliced, No. 2½ can	26	26		
Lucky Dutchman Brand, halves, No. 2½ can	27	26		
Lucky Dutchman Brand, sliced, No. 2½ can	27	26		
Kellogg Brand, halves, No. 2½ can	27	27		26
Kellogg Brand, sliced yellow cling, No. 2½ can	27	26		25
Merion Brand, yellow cling, halves, No. 2½ can	24	24		23
Merion Brand, yellow cling, sliced, No. 2½ can	24	24		23
Mexico Brand, sliced, No. 2½ can	27	26		
Penn Treaty Brand, halves, No. 2½ can	30	29		
Penn Treaty Brand, sliced, No. 2½ can	30	29		
Peta Brand, halves, No. 2½ can	26	26		
Peta Brand, sliced, No. 2½ can	27	26		
Premier Brand, sliced, No. 2½ can	29	29		
Rival Blue Brand, halves, No. 2½ can	25	25		
Rival Blue Brand, sliced, No. 2½ can	25	25		
Robford Brand, sliced, No. 2½ can			23	22
Robford Brand halves, No. 2½ can			23	22
Sunbeam Brand, sliced, No. 2½ can	25	25		
Sunbeam Brand halves, No. 2½ can	25	25		
White Rose Brand, halves, 23 oz. glass	32	31		
White Rose Brand, yellow cling, No. 2½ can	29	28		

CEILING PRICES, MERCER COUNTY, N. J.

Item	Ceiling prices by class of retailer			
	Class 1	Class 2	Class 3	Class 4
CANNED FRUITS AND JUICES—CON.				
PEARS				
Ungraded brands:				
Del Monte Halves, No. 2½ glass	Cls. 38	Cls. 37	Cls. 32	Cls. 32
Hub City Brand Halves, No. 2½ can	31	31	---	---
Kellogg Brand Halves, No. 2½ can	36	36	---	35
Merlon Brand Halves, No. 2½ can	30	30	---	29
Penn Treaty Brand Halves, No. 2½ can	32	32	---	---
Perla Brand Halves, No. 2½ can	33	32	---	---
Rival Blue Brand Halves, No. 2½ can	30	30	---	---
White Rose Brand Halves, 28 oz. glass	36	36	---	---
PINEAPPLE				
Graded brands:				
Grade "A" No. 2½ can Ann Page Brand Sliced	---	22	---	22
Ungraded brands:				
Asco Brand Sliced, No. 1½ can	---	---	14	14
Del Monte Brand Sliced, No. 2½ can	31	31	27	26
Fro Mar Brand Sliced, No. 2½ can	---	---	---	25
Fyno Taste Brand, No. 2½ can sliced	---	---	---	24
Kellogg Brand Delights, No. 2½ can	30	29	---	23
Premier Brand Fancy Sliced, No. 2½ can	26	25	---	---

(Pub. Laws 421 and 729, 77th Cong.; E.O. 9250, 7 F.R. 7871 and E.O. 9328, 8 F.R. 4681, General Order 51, 8 F.R. 6008)

Issued this 15th day of May 1943.

RALPH W. HACKETT,
District Director,
Trenton District.

[F. R. Doc. 43-8240; Filed, May 24, 1943;
2:24 p. m.]

[Binghamton Order 2-Under Gen. Order 51]
COMMUNITY CEILING PRICES IN BINGHAMTON AREA, NEW YORK

SECTION 1 What this order does. In accordance with the provisions of General Order No. 51, this order establishes in section 7, dollars-and-cents ceiling prices for certain food items sold at retail in the following areas:

That part of the County of Broome, State of New York, which consists of the City of Binghamton, Villages of Johnson City, Endicott, and Port Dickinson; the Town of Dickinson; that part of the Town of Fenton bounded West by the Chenango River, South by the Town of Dickinson, East by the Delaware and Hudson Railroad (South of Gilmore Avenue) and the Delaware Lackawanna and Western Railroad (North of Gilmore Avenue) North by Gilmore Avenue and the Chenango River; that part of the Town of Vestal bounded North by the Susquehanna River, West by Choconut Creek, East by Elm Street and an extension thereof, and south by Milbourne Street and extension thereof, consisting of the Hamlets of Twin Orchards, Vestal Gardens, and Vestal; that part of the Town of Union, bounded South by the Susquehanna River, West by Nanticoke Creek, North by Buffalo Street, and an extension thereof to the Northwest corner of the Town of Dickinson, East by the East line of the Town of Union, including the Hamlets of

Westover, Fairmont Park, Oakdale and Endwell.

SEC. 2 Applicability. No seller, except a "retail route seller", may charge more than the ceiling prices fixed herein for his particular class of retailers, as defined in section 4, hereof. Retail route sellers may continue to charge their present ceiling prices. The ceiling prices fixed herein for a class of retailers shall be the only ceiling prices for such food items for all sellers in that class.

SEC. 3 Posting—(a) Selling prices. All retail stores must post their selling prices for the food items listed below on the item or at or near the place where such food item is offered for sale.

(b) Ceiling prices. All retail stores must post, in a conspicuous place in the store, a list of the ceiling prices for such food items, when such list is supplied by the Office of Price Administration.

(c) Class of store. All retail stores selling any of the food items listed below must post a sign showing the appropriate class of retailers, which sign will read "OPA-1", "OPA-2", "OPA-3", or "OPA-4", whichever applies, so that it can be clearly seen by their customers.

SEC. 4 Definitions of classes of retailers. For the purpose of this order, retailers are divided into the following four classes:

(a) Class 1. "Independent" Retail Stores with "Annual Gross Sales" of less

than \$50,000. A retail store shall be an "Independent" retail store if it is not one of a group of 4 or more stores under one ownership whose combined "Annual Gross Sales" are \$500,000 or more.

(b) Class 2. "Independent" Retail Stores with "Annual Gross Sales" of \$50,000 or more, but less than \$250,000.

(c) Class 3. Retail stores, other than "Independent" retail stores, with "Annual Gross Sales" of less than \$250,000.

(d) Class 4. Any retail store with "Annual Gross Sales" of \$250,000 or more.

(e) Farmers and other sellers. Farmers shall be considered Class 1 retailers for retail sales. Other sellers not retail stores shall find their class according to their 1942 volume of retail sales of all foods. (See section 21 of Revised M. P. R. 238 for the meaning and method of determining "Annual Gross Sales.")

SEC. 5 Applicability of General Order No. 51. This order is subject to all the provisions of General Order No. 51, which are hereby made a part of this order.

SEC. 6. Revocation. This order replaces any previous order covering the same food items issued for this area under General Order No. 51.

SEC. 7 The dollars-and-cents ceiling prices established. The following is a list of the food items and the ceiling prices thereof:

CEILING PRICES, BINGHAMTON AREA, N. Y.

	Size	Top price OPA-1	Top price OPA-2	Top price OPA-3	Top price OPA-4
CANNED FRUIT					
Pineapple juice:					
Senate	#2	\$0.19	\$0.19	---	---
Sam-Boy	46 oz.	.42	.41	---	---
Del Monte	47 oz.	---	---	\$0.42	---
Supreme Court	#2	---	---	.15	---
Grand Union	#2	---	---	.13	\$0.13
Premier	#2	.17	.17	.17	.16
Peaches:					
Fame Sliced, yellow cling	29 oz.	.34	.34	.33	.33
Fame Halves, yellow cling	29 oz.	.31	.30	.30	.29
Delicious Halves, yellow cling	29 oz.	.35	.35	---	---
Delicious Halves, yellow cling	21 oz.	.22	.21	---	---
Stokely's Halves, yellow cling	29 oz.	.31	.30	.30	.29
Stokely's Halves, shortcake	29 oz.	.34	.34	---	---
Stokely's Sliced, shortcake	29 oz.	.34	.34	---	---
Stokely's Sliced yellow cling	29 oz.	.31	.30	.30	.29
Senate Sliced yellow cling	21 oz.	.25	.24	---	---
Del Haven Halves, yellow cling	29 oz.	.29	.29	---	---
Signet Sliced yellow cling	29 oz. glass	.33	.32	---	---
Libby's Halves, yellow cling	20 oz.	.23	.23	.22	.22
Libby's Sliced Yellow Oling	20 oz.	.23	.23	.22	.22
Libby's Sliced Yellow Oling	29 oz.	.34	.34	---	---
Rosedale Sliced Yellow Oling	20 oz.	.20	.19	.19	.19
Rosedale Halves Yellow Oling	29 oz.	.26	.26	.26	.25
Sun-Kist Halves Yellow Oling	29 oz.	.30	.30	---	---
Sun-Kist Sliced Yellow Oling	29 oz.	.32	.31	---	---
Airmail Halves Yellow Oling	29 oz.	.29	.28	---	---
Airmail Sliced Yellow Oling	29 oz.	.29	.28	---	---
Supreme Court Halves Yellow Oling	29 oz.	---	---	.25	---
Supreme Court Sliced Yellow Oling	29 oz.	---	---	.25	---
Norwich Halves Yellow Oling	29 oz.	---	---	.23	---
Asco Halves Yellow Oling	29 oz.	---	---	.26	.20
Robford Halves Yellow Oling	29 oz.	---	---	.24	.21
Robford Sliced Yellow Oling	29 oz.	---	---	.24	.21
Ideal Sliced Yellow Freestone	30 oz.	---	---	.23	.23
Ideal Halves Yellow Oling	30 oz.	---	---	.23	.23
Kitchen Garden Halves Yellow Oling	29 oz.	---	---	.29	.29
Kitchen Garden Sliced Yellow Oling	29 oz.	---	---	.29	.29
Freshpak Halves Yellow Oling	29 oz.	---	---	.22	.22
Freshpak Sliced Yellow Oling	29 oz.	---	---	.22	.22
Pears:					
Stokely's Bartlett	20 oz.	.36	.35	.35	.34
Senate Bartlett	29 oz.	.33	.37	---	---
Senate Bartlett	19 oz.	.25	.25	.24	.24
Delicious Bartlett	29 oz.	.33	.37	---	---
Delicious Bartlett	19 oz.	.29	.28	.28	.27
Brightwood Bartlett	29 oz.	.28	.23	---	---
Brightwood Bartlett	19 oz.	.21	.20	.20	.20
Libby's Bartlett	29 oz.	.35	.35	.34	.34
Rosedale Bartlett	29 oz.	.31	.31	---	---
Fame Bartlett	30 oz.	.36	.35	---	---
Freshpak Bartlett	29 oz.	---	---	.27	.29
Supreme Ct. Bartlett	29 oz.	---	---	.23	---
Norwich Bartlett	19 oz.	---	---	.16	---
Asco Bartlett	29 oz.	---	---	.29	.29

CEILING PRICES, BINGHAMTON AREA, N. Y.—Continued

CANNED VEGETABLES—continued					Top price OPA-1	Top price OPA-2	Top price OPA-3	Top price OPA-4
CORN—Continued.								
Iona Golden Bantam.....	20 oz.						\$0.11	\$0.11
Supreme Court Golden Bantam.....	20 oz.						.13	.13
Supreme Court Whole Kernel.....	20 oz.						.13	.13
Norwich Golden.....	20 oz.						.13	.13
Freshpak Golden Bantam.....	20 oz.						.12	.12
Kitchen Garden Whole Kernel.....	20 oz.						.12	.11
Asco Gold Sugar.....	20 oz.						.13	.13
Acme Whole Kernel.....	20 oz.						.13	.13
Mohican Fancy Cream.....	20 oz.						.13	.13
Royal Manor Cream Style.....	20 oz.						.12	.12
Orchard Park Whole Kernel.....	20 oz.						.13	.13
Tomatoes:								
Delicious Fancy.....	10 oz.				\$0.13	\$0.12		.12
Delicious Fancy.....	28 oz.				.10	.10		.18
Stokely's Fancy.....	10 oz.				.10	.16		.16
Stokely's Fancy.....	28 oz.				.21	.21		.20
Lily of Valley.....	10 oz.				.14	.13		.13
Lily of Valley.....	28 oz.				.19	.18		.18
Brightwood.....	10 oz.				.14	.13		.17
Brightwood.....	28 oz.				.18	.18		.20
Fame.....	10 oz.				.10	.10		.10
Fame.....	28 oz.				.20	.21		.19
Blue.....	10 oz.				.13	.12		.12
Blue.....	28 oz.				.10	.10		.16
Zen.....	10 oz.				.14	.14		.16
Zen.....	28 oz.				.17	.16		.16
Blue Label.....	10 oz.				.10	.10		.11
Blue Label.....	28 oz.				.16	.16		.15
Kent Farm.....	10 oz.				.11	.11		.11
Senate.....	28 oz.				.18	.18		.12
Mohican.....	10 oz.							.15
Mohican.....	28 oz.							.11
Royal Chief.....	10 oz.							.11
Royal Chief.....	28 oz.							.14
Orchard Park.....	10 oz.							.12
Orchard Park.....	28 oz.							.15
Grand Union.....	10 oz.							.11
Grand Union.....	28 oz.							.14
Acme Fancy.....	10 oz.							.12
Acme Fancy.....	28 oz.							.15
Acme Fancy.....	10 oz.							.11
Acme Fancy.....	28 oz.							.14
Farmdale.....	10 oz.							.12
Farmdale.....	28 oz.							.15
Supreme Court.....	10 oz.							.11
Supreme Court.....	28 oz.							.14
Norwich.....	10 oz.							.12
Norwich.....	28 oz.							.15
GREEN BEANS:								
Stokely's Whole.....	12 can.				.21	.21		.11
Stokely's Whole.....	24 can.				.25	.25		.19
Blue Label.....	12 can.				.20	.20		.12
Blue Label.....	24 can.				.23	.23		.17
Lily of Valley, whole.....	12 can.				.12	.12		.12
Lily of Valley, Medium whole.....	12 can.				.21	.21		.11
Fame, whole.....	12 can.							.19
Kitchen Garden, whole.....	12 can.							.12
Acme—Family, whole.....	12 can.							.12
Acme—Family, whole.....	24 can.							.12
Farmdale, whole.....	12 can.							.12
Farmdale, whole.....	24 can.							.12
Supreme Court, whole.....	12 can.							.12
Supreme Court, whole.....	24 can.							.12
CUT BEANS:								
Zen.....	12 can.				.18	.18		.12
Zen.....	24 can.				.13	.13		.16
Senate.....	12 can.				.16	.16		.16
Senate.....	24 can.				.20	.20		.17
Blue Label.....	12 can.				.10	.10		.10
Blue Label.....	24 can.				.14	.14		.13
Delicious.....	12 can.				.21	.21		.18
Delicious.....	24 can.				.20	.20		.10
Acme.....	12 can.				.23	.23		.11
Acme.....	24 can.				.10	.10		.16
Lily of Valley.....	12 can.							.15
Lily of Valley.....	24 can.							.12
Orchard Park.....	12 can.							.12
Orchard Park.....	24 can.							.12
Royal Chief.....	12 can.							.12
Royal Chief.....	24 can.							.12
Premier Green.....	12 can.							.12
Premier Green.....	24 can.							.12
Fame.....	12 can.							.12
Fame.....	24 can.							.12
Grand Union.....	12 can.							.12
Grand Union.....	24 can.							.12
Robford.....	12 can.							.12
Robford.....	24 can.							.12

CEILING PRICES, BINGHAMTON AREA, N. Y.—Continued

	Size	Top price OPA-1	Top price OPA-2	Top price OPA-3	Top price OPA-4
CANNED VEGETABLES—continued					
Cut beans—Continued.					
Supreme Court.	#2 can.			\$0.17	
Wax beans:					
Senate Cut.	#2 can.	\$0.20	\$0.20		
Lily of Valley.	#2 can.	.19	.19		
Stokely's Cut.	#2 can.	.17	.17		
Delicious Cut.	#2 can.	.18	.17		
Interloaken.	#2 can.	.19	.19		
Blue Label Cut.	#2 can.	.19	.19		
Argyle Cut.	#2 can.	.17	.17		
Zep Cut.	#2 can.	.14	.14		
Jam-Boy Cut.	#2 can.	.20	.20		
Reliable Cut.	#2 can.			.16	\$0.16
Supreme Court Cut.	#2 can.			.17	
Norwich Cut.	#2 can.			.15	
Kitchen Garden Whole.	#2 can.			.22	.22
Grand Union Cut.	#2 can.			.16	.16
Royal Chief Cut.	#2 can.			.17	.17
Orchard Park Cut.	#2 can.			.15	.15
Royal Manor Whole.	#2 can.			.19	.18
Lima beans:					
Stokely's Tiny Green.	#2 can.	.20	.20	.19	.19
Fame Tiny Green.	#2 can.	.20	.20		
Del Rich Small Green.	#2 can.			.18	.18
Freshpak Mixed.	#2 can.			.13	.13
Tomato juice:					
Campbells.	47 oz.	.28	.27	.23	.23
Campbells.	20 oz.	.12	.12	.10	.10
Campbells.	14 oz.	.09	.09	.08	.08
Swift's.	47 oz.	.27	.27		
Swift's.	20 oz.	.12	.12		
Stokely's.	47 oz.	.26	.25	.25	.24
Stokely's.	20 oz.	.12	.12	.11	.11
Armour's.	46 oz.	.25	.25	.24	.24
Armour's.	20 oz.	.10	.10	.10	.10
Jam-Boy.	46 oz.	.25	.25	.24	.24
Jam-Boy.	20 oz.	.11	.11	.11	.11
Senate.	46 oz.	.24	.23	.23	.23
Leadway.	46 oz.	.22	.22	.22	.21
Delicious.	46 oz.	.23	.23		
Delicious.	20 oz.	.12	.12		
Welch's.	32 oz. glass.	.26	.24	.24	.24
Welch's.	16 oz. glass.	.14	.14	.13	.13
Lily of the Valley.	20 oz.	.11	.11		
Iona.	24 oz.			.11	.11
Iona.	16 oz.			.39	.39
Royal Chief.	24 oz.				.07
Royal Chief.	46 oz.				.19
Orchard Park.	46 oz.				.21
Sunrise.	46 oz.			.21	.21
Sunrise.	24 oz.			.09	.09
Asco.	20 oz.			.09	.09
Supreme Court.	46 oz.			.21	
Beets:					
Delicious Fancy Whole.	20 oz.	.14	.14		
Delicious Fancy Diced.	20 oz.	.11	.11		
Blue Label Fancy Whole.	16 oz. glass.	.16	.16		
Blue Label Sliced.	20 oz. tin.	.10	.10	.09	.09
Jam-Boy Fancy Whole.	20 oz. tin.	.16	.16	.16	.16
Senate Fancy Whole.	16 oz. glass.	.17	.16	.16	.16
Senate Fancy Sliced.	16 oz. glass.	.13	.13	.13	.13
Senate Fancy Diced.	16 oz. glass.	.13	.13	.12	.12
Premier Fancy Sliced.	16 oz. glass.	.14	.14	.14	.13
Stokely's Tiny Whole.	20 oz.	.21	.21		
Stokely's Small Whole.	20 oz.	.17	.17		
Whitney Fancy Cut.	27 oz.	.13	.13	.12	.12
Mohican Whole.	16 oz. glass.			.15	.15
Mohican Sliced.	16 oz.			.11	.11
Grand Union Sliced.	20 oz. tin.			.09	.09
Rialto Cut.	27 oz.			.10	.10
Kitchen Garden Whole.	20 oz.			.14	.14
Norwich Cut.	27 oz.			.09	
Baby foods:					
Beech Nut chopped:					
Veg.-Lamb, Veg.-Beef, Liver-beef.	6½ oz.	.13	.12	.12	.12
Prunes, Apricots, Applesauce, Carrots, Beets, Spinach, Vegetable Soup, Green Beans.	6½ oz.	.12	.12	.12	.11
Clapp's chopped:					
All Vegetables.	6½ oz.	.13	.13	.13	.12
All Fruits.	6½ oz.	.14	.13	.13	.13
Heinz chopped:					
All Varieties.	6½ oz.	.10	.10	.10	.09
Beech Nut Strained:					
All Varieties.	4¾ oz.	.09	.09	.09	.09
Clapp's Strained Fruits.	4¾ oz.	.10	.10	.10	.10
Clapp's Strained Vegetables.	4¾ oz.	.09	.09	.09	.09
Heinz Strained:					
Apricots-Applesauce, Pears-Pineapple, Applesauce.	4½ oz.	.09	.09	.09	.08
Beef-Liver, Veg.-Lamb, Beef-Barley.	4½ oz.	.08	.08	.08	.07
All other varieties.	4½ oz.	.08	.08	.08	.08
Stokely's Strained:					
All varieties.	4½ oz.	.07	.06	.06	.06
Libby's Strained:					
All varieties and combinations.	4½ oz.	.08	.08	.08	.08
Gerber's Strained:					
All varieties.	4½ oz.	.09	.09	.09	.09
Flour mixes:					
Softasilk.	44 oz.	.32	.32	.31	.29
Bisquick.	40 oz.	.38	.38	.37	.35
Coffee:					
Bolar.	1 lb. bag.			.26	.26
Now and True.	1 lb. bag.	.31	.31		
Supreme Court.	1 lb. bag.			2 for .55	
Cereals:					
Wheaties.	8 oz. pkg.	.13	.13	.12	.12

SEC. 8 *Effective date.* This order becomes effective on May 18, 1943.

(Pub. Laws 421 and 729, 77th Cong., E.O. 9250, 7 F.R. 7871 and E.O. 9328, 8 F.R. 4681, Gen. Order 51, 8 F.R. 6008)

Issued this 15th day of May 1943.

C. C. VAN PATTEN,
District Director,
Binghamton District.

[F. R. Doc. 43-8249; Filed, May 24, 1943;
2:27 p. m.]

[Harrisburg Order 2 Under Gen. Order 51]

COMMUNITY CEILING PRICES IN HARRISBURG AREA, PENNSYLVANIA

SECTION 1 *What this order does.* In accordance with the provisions of General Order No. 51, this order establishes in section 7, dollars-and-cents ceiling prices for certain food items sold at retail in the following areas:

In the following boroughs, townships and cities of Dauphin County:

Harrisburg City, Steelton Borough, Highspire Borough, Hummelstown Borough, Middletown Borough, Paxtang Borough, Penbrook Borough, Royalton Borough, Dauphin Borough, Derry Township, Susquehanna Township, Swatara Township, Middle Paxton Township, Rush Township, East Hanover Township, West Hanover Township, South Hanover Township, Lower Paxton Township, Lower Swatara Township.

In the following boroughs and townships of Cumberland County:

Camp Hill Borough, Lemoyne Borough, Mechanicsburg Borough, New Cumberland Borough, Shiremanstown Borough, West Fairview Borough, Wormleysburg Borough, East Pennsboro Township, Hampden Township, Lower Allen Township.

In the following borough of Perry County: Marysville Borough.

Sec. 2 *Applicability.* No seller, except a "retail route seller", may charge more than the ceiling prices fixed in section 7 hereof for his particular class of retailers, as defined in section 4, hereof. Retail route sellers may continue to charge their present ceiling prices. The ceiling prices fixed herein for a class of retailers shall be the only ceiling prices for such food items for all sellers in that class.

Sec. 3 *Posting—(a) Selling prices.* All retail stores must post their selling prices for the food items listed below on the item or at or near the place where such food item is offered for sale.

(b) *Ceiling prices.* All retail stores must post, in a conspicuous place in the store, a list of the ceiling prices for such food items, when such list is supplied by the Office of Price Administration.

(c) *Class of store.* All retail stores selling any of the food items listed below must post a sign showing the appropriate class of retailers, which sign will read "OPA-1", "OPA-2", "OPA-3", or "OPA-4", whichever applies, so that it can be clearly seen by their customers.

Sec. 4 *Definitions of classes of retailers.* For the purpose of this regulation, retailers are divided into the following four classes:

(a) *Class 1.* "Independent" retail stores with "annual gross sales" of less than \$50,000. A retail store shall be an

CEILING PRICES, HARRISBURG AREA, PA.—Continued

Item and brand	Size	Container type	Retail ceiling prices	
			Class 1	Class 2
CANNED VEGETABLES—continued				
Beets:			Cents	Cents
Buddle: Whole	#2	Tin	18	17
Kellogg's:				
French style	#2	Tin	12	12
Ruby whole	#2	Tin	18	18
Sliced	#2	Tin	14	14
Shurfine:				
Cut	#2	Tin	10	10
Shoestring cut	#2	Tin	10	10
Snow Top	#2	Tin	14	13
Carrots:				
Aunt Nellie's: Shoestring	#2	Glass	12	12
Kellogg's: Diced	16 oz.	Glass	12	12
Scott County: Diced	16 oz.	Glass	12	12
Shurfine: Diced or shoestring	#2	Tin	10	10
Corn:				
Aunt Nellie's:				
G. B. Whole kernel	#2	Tin	15	14
G. B. Crushed	#2	Tin	15	15
Big Valley: Whole golden	#2	Tin	14	14
Buddle:				
White, cream style	#2	Tin	15	15
G. B. whole kernel	#2	Tin	16	15
Mexicorn	#1 Picnic	Tin	14	14
Cope's: Evaporated	#2	Tin	15	14
Del Matz:				
Mexicorn	#1 Picnic	Tin	17	17
Niblets	#1 Picnic	Tin	15	15
Kellogg's:				
White, cream style	#2	Tin	15	15
Golden, cream style	#2	Tin	15	15
Golden whole kernel	#2	Tin	15	15
White shoepeg	#2	Tin	15	15
Libby's:				
G. B. Sweet, cream style	#2	Tin	17	17
Happy Vale White, cream style	#2	Tin	14	14
Whole golden sweet	#2	Tin	18	17
Shurfine:				
G. B. crushed	#2	Tin	14	13
White crushed	#2	Tin	15	15
G. B. whole kernel	#2	Tin	15	15
Snow Top: G. B. whole kernel	#2	Tin	15	15
Stokely's: White	#2	Tin	17	17
Peas:				
Aunt Nellie's	#1 tall	Tin	15	15
Buddle	#1 tall	Tin	15	15
Green Giant	#1 tall	Tin	18	18
Honey Dew	#1 tall	Tin	14	14
Kellogg's	#1 tall	Tin	14	14
Green Giant	#1 tall	Tin	19	19
Sweet Wrinkle	#2	Tin	19	19
Kitchen Queen	#1 tall	Tin	14	14
Libby's:				
Happy Valley Large Sweet	#2	Tin	15	15
Jumbo	#2	Tin	20	20
Sweet	#2	Tin	18	17
Shurfine	#2	Tin	16	16
Colossal	#2	Tin	15	15
Stokely's:				
Honey Pod	#2	Tin	20	19
Party	#2	Tin	19	19
Weldon	#2	Tin	15	15
Show Top	#2	Tin	18	18
Pumpkin: Diamond A	#2 1/2	Tin	15	15
Sauerkraut:				
Silver Floss	#2 1/2	Tin	14	14
Stokely's	#2 1/2	Tin	17	17
Spinach: Buddie	#2 1/2	Tin	20	19
Tomatoes:				
Aunt Nellie's	#2	Glass	15	14
Big Valley	#2	Tin	14	14
Buddle	#2	Tin	12	13
Hanover	#2	Tin	15	14
Honey Dew	#2	Tin	13	13
Kellogg's Merion	#2	Tin	14	14
Romance	#2	Tin	13	13
State House	#2	Tin	12	12
Stokely's	#2	Tin	17	17
Weldon	#2	Tin	14	14
Tomato Juice:				
Aunt Nellie's	46 oz.	Tin	21	21
Blue Label	46 oz.	Tin	24	24
Campbells	46 oz.	Tin	27	27
Campbells	14 oz.	Tin	9	9
Dewco	46 oz.	Tin	22	22
Kellogg's	46 oz.	Tin	24	24
Libby's	46 oz.	Tin	25	25
Libby's	14 oz.	Tin	8	8
Stokely's	46 oz.	Tin	26	26
Stokely's	14 oz.	Tin	12	12
Shurfine	14 oz.	Tin	10	10

(Pub. Laws 421 and 729, 77th Cong.; E.O. 9250, 7 F.R. 7871 and E.O. 9328, 8 F.R. 4681, Gen. Order 51, 8 F.R. 6008)

Issued this 15th day of May 1943.

GUY J. SWOPE,
District Director,
Harrisburg District.

[F. R. Doc. 43-8250; Filed, May 24, 1943;
2:27 p. m.]

[Albany Order 2 Under Gen. Order 51]

COMMUNITY CEILING PRICES FOR ALBANY
AND RENSSELAER, N. Y.

SECTION 1 *What this order does.* In accordance with the provisions of General Order No. 51, this order establishes prices for certain food items sold at retail in the following areas: within the corporate limits of the cities of Albany and Rensselaer, New York.

Sec. 2 *Applicability.* No seller, except a "retail route seller," may charge more than the ceiling prices fixed herein for his particular class of retailers, as defined in section 4 hereof. Retail route sellers may continue to charge their present ceiling prices. The ceiling prices fixed herein for a class of retailers shall be the only ceiling prices for such food items for all sellers in that class.

Sec. 3 *Posting—(a) Selling prices.* All retail stores must post their selling prices for the food items listed below on the item or at or near the place where such food item is offered for sale.

(b) *Ceiling prices.* All retail stores must post, in a conspicuous place in the store, a list of the ceiling prices for such food items, when such list is supplied by the Office of Price Administration.

(c) *Class of store.* All retail stores selling any of the food items listed below must post a sign showing the appropriate class of retailers, which sign will read "OPA-1," "OPA-2," "OPA-3," or "OPA-4," whichever applies, so that it can be clearly seen by their customers.

Sec. 4 *Definitions of classes of retailers.* For the purpose of this regulation, retailers are divided into the following four classes:

(a) *Class 1. "Independent"* retail stores with "annual gross sales" of less than \$50,000. A retail store shall be an "independent" retail store if it is not one of a group of 4 or more stores under one ownership whose combined "annual gross sales" are \$500,000 or more.

(b) *Class 2. "Independent"* retail stores with "annual gross sales" of \$50,000 or more, but less than \$250,000.

(c) *Class 3.* Retail stores, other than "independent" retail stores, with "annual gross sales" of less than \$250,000.

(d) *Class 4.* Any retail store with "annual gross sales" of \$250,000 or more.

(e) *Farmers and other sellers.* Farmers shall be considered class 1 retailers

SEC. 6 Revocation. This order replaces any previous order covering any of the food items for which ceiling prices are established hereby, heretofore issued by the Regional Administrator of Region II or by the district director of this district.

SEC. 7 *Effective date.* This order becomes effective on May 17, 1943.

SEC. 8 *The dollars-and-cents ceiling prices established.* The following is a list of the food items and the ceiling prices thereof:

CEILING PRICES, ALBANY AND RENSSELAER, N. Y.

[illegible]

CEILING PRICES, ALBANY AND RENSSELAER, N. Y.—Continued

[illegible]

	Item
FEAS—continued.	
Lily of the Valley, sifted.....	
Mohican Peas.....	
Royal Scarlet, sifted sugar.....	
Royal Scarlet Brand.....	
Royal Scarlet, sweet wrinkled.....	
Royal Scarlet, large seed.....	
Sisigoneki, Honey Pod.....	
Sisigoneki, Party Pak.....	
Sisigoneki, Tasty King.....	
Van Curer.....	
White Rose, Mammoth.....	
W. G. Y., sifted.....	
White Rose, Garden.....	
White Rose, Royal Child.....	
Royal Child.....	
	TOMATOES
A & P.....	
A & P.....	
Duchess, hand picked.....	
Del Monte.....	
Del Monte.....	
Fresh Pak.....	
Fresh Pak.....	
Honolulu.....	
Lily of the Valley.....	
Lily of the Valley.....	
Mohican.....	
Mohawk.....	
Oreco.....	
Pine Cone.....	
Premier.....	
Premier.....	
Rialto.....	
Royal Scarlet, Browne Brand.....	
Sisigoneki.....	
Sisigoneki.....	
Sunbeam.....	
Sunbeam.....	
Van Curer.....	
Van Curer.....	
W. G. Y.....	
W. G. Y.....	
	lima BEANS
Freshpak, mixed.....	
Ging, small green.....	
Lily of the Valley, small green.....	
W. G. Y., small green.....	
Premier, run of garden.....	
White Rose, small green.....	
	CABBAGES
Mohican, died.....	
Mohican, carrots and peas.....	
Mohican, shoestring.....	
Premier, died.....	
Premier, carrots and peas.....	
Van Curer, died.....	
Van Curer, died.....	
W. G. Y., sliced.....	
W. G. Y., died.....	
	BABY FOOD
Heinz, strained green beans.....	
Heinz, strained peas.....	
Heinz, strained corn.....	
Heinz, strained peas.....	
Heinz, strained carrots.....	
Heinz, strained spinach.....	

CEILING PRICES, ALBANY AND RENSSELAER, N. Y.—Continued

Item	Size	Ceiling prices by class of retailer			
		OPA-1	OPA-2	OPA-3	OPA-4
PINEAPPLE—continued					
Kitchen Garden, chubbies	#2 1/4			\$0.25	\$0.27
Premier, juice	#2	\$0.17	\$0.17		.16
PEACHES					
A & P, sliced	#2			.19	.19
A & P, halves	#2			.19	.19
A & P, sliced	#2 1/4			.19	.19
A & P, halves	#2 1/4			.19	.19
A & P, halves, Elberta	#2 1/4			.19	.19
A & P, sliced, Elberta	#2 1/4			.19	.19
Brownie, Yellow Cling, halves	#2 1/4			.19	.19
Brownie, Yellow Cling, sliced	#2 1/4			.19	.19
Del Monte, sliced	#2 1/4 glass			.19	.19
Del Monte, halves	#2 1/4 glass			.19	.19
Del Monte, sliced	#2 1/4			.19	.19
Del Monte, halves	#2 1/4			.19	.19
Libby's, halves	#2 1/4 glass			.19	.19
Libby's, sliced	#2 1/4			.19	.19
Premier, Yellow Cling, sliced	#2 1/4			.19	.19
Premier, Yellow Cling, halves	#2 1/4			.19	.19
Royal Scarlet, Yellow Cling, halves	#2 1/4			.19	.19
Royal Scarlet, Yellow Cling, sliced	#2 1/4			.19	.19
Servmore, sliced and halves	#2 1/4			.19	.19
Stokely, sliced and halves	#2 1/4			.19	.19
W. G. Y., sliced and halves	#2 1/4	.31	.31	.30	
White Rose Yellow Cling, halves	#2 1/4 glass	.33	.32		.31
PEARS					
A & P, halves	#2			.24	.24
A & P, halves	#2 1/4			.24	.24
Brownie, Bartlett, halves	#2 1/4	.23	.23		.24
Freshpak, Bartlett	#2 1/4			.24	.24
Iona, sliced and halves	#2 1/4			.24	.24
Krasdale, Bartlett	#2 1/4	.35	.34		.24
Krasdale, Bartlett	8 oz.	.11	.11	.11	.11
Libby's	#2 1/4	.35	.34		.24
Libby's	#2 1/4 glass	.37	.36		.24
Mohawk, halves	#2 1/4	.33	.33		.24
Rosedale	#2 1/4	.31	.31		.24
Royal Scarlet, Bartlett, halves fancy	#2 1/4	.35	.34		.24
Stokely	#2 1/4	.33	.33		.24
Stokely	#1	.22	.21		.18
Stokely	Butter	.12	.12		.19
W. G. Y.	#2 1/4	.34	.33	.33	.23

(E.O. 9250; 7 F.R. 7871; E.O. 9328; 8 F.R. 4681; General Order 51; 8 F.R. 6008)

Issued this 15th day of May 1943.

ALBERT E. OLIVER,
District Director,
Albany District.

[F. R. Doc. 43-8247; Filed, May 24, 1943; 2:26 p. m.]

Region II.

[Region II Order G-4]

DUTCHESS AND PUTNAM COUNTIES, N. Y.

ADJUSTMENT OF MILK PRICES

It is the judgment of the Regional Administrator that there threatens to exist in Dutchess and Putnam Counties, in the State of New York, a shortage in the supply of a commodity which is essential to a standard of living consistent with the prosecution of the war; that such shortage will be substantially reduced, or eliminated, by adjusting the maximum price of sellers of such commodity within these counties; and that such adjustment will not create, or tend to create, a shortage, or a need for increase in prices in another locality, and will effectuate the purposes of the Emergency Price Control Act of 1942, as amended.

Accordingly, pursuant to the Emergency Price Control Act of 1942, as amended, § 1499.18 (c) of the General Maximum Price Regulation, as amended, § 1351.807 of Maximum Price Regulation No. 280, as amended, and for the reasons set forth in an opinion issued simultaneously herewith, *It is ordered*, That:

(a) On and after March 31, 1943, the maximum price of Grade A pasteurized fluid milk sold and delivered at retail and at wholesale, in the counties referred to above, shall be as follows:

(1) For sales in glass or paper containers at retail and for sales in glass or paper containers at wholesale to any person (including sub-dealer and industrial or commercial users) other than the ultimate consumer, the seller's maximum price shall be his maximum price as determined under § 1499.2, General Provisions, of the General Maximum Price Regulation, as amended, or the applicable adjusted maximum price specified below, whichever is higher:

Type of delivery:	Adjusted maximum price
Into store:	
Glass, qt	\$0.13
Paper, qt	.14
Out of store or to the home:	
Glass, qt	.16
Paper, qt	.16

(2) For sales in containers other than glass or paper containers at wholesale to stores, hotels, restaurants and institutions, the seller's maximum price shall be either 10¢ per quart or his maximum price as determined under § 1351.803 (a)

of Maximum Price Regulation No. 280, as amended, whichever is higher.

(b) For each type of milk other than Grade A pasteurized, the maximum price of any seller for the sale and delivery of such type of milk, in such counties, shall be increased by an amount equal to the increase of maximum prices accruing to such seller from the adjusted maximum prices of Grade A pasteurized milk prescribed herein, for the same type of sale and delivery in the same type and size of container. No person who has not received an adjusted maximum price for Grade A pasteurized milk as a result of this order (either because he does not sell Grade A pasteurized milk, or because his maximum price therefor under the applicable price regulation is higher than the adjusted maximum price herein) may make an adjustment of his maximum prices for any other type of milk. (For example, if, as a result of this order, seller A's maximum prices for the sale and delivery of Grade A pasteurized milk into store or to the home in quart glass containers, have been increased from 12¢ to 13¢ for delivery into store and from 13¢ to 15¢ for delivery to the home, he may increase his maximum price for the sale of flavored milk in glass containers by an amount not in excess of 1¢ per quart for sales and deliveries into store and 2¢ per quart for sales and deliveries to the home. If seller B does not sell Grade A pasteurized milk, he may not increase his maximum price for the sale of another type of milk, such as flavored milk.) For sales in paper containers, the seller may in any event charge 1¢ per quart more than his adjusted maximum price for the same kind of milk sold in bottles.

(c) This order is subject to revocation or amendment by the Regional Administrator or by the Price Administrator at any time hereafter, either by special order or by price regulation issued hereafter, or in supplement or amendment hereafter issued as to any price regulation, the provisions of which may be contrary hereto.

(d) *Definitions.* When used in this order

(1) "Fluid milk" means cow's milk produced, processed, distributed and sold for consumption in fluid form as whole milk.

(2) "Grade A pasteurized" milk and all other types of milk referred to herein shall have the meanings prescribed for such types of milk by the appropriate statutes, orders or regulations of the State of New York, unless such definitions are superseded by statutes, orders or regulations of that political subdivision of the State of New York within which each or all of such types of milk are sold and delivered.

(Pub. Laws 421 and 729, 77th Cong.; E.O. 9250, 7 F.R. 7871)

Issued March 30, 1943.

SYLVAN L. JOSEPH,
Regional Administrator,
Region II.

[F. R. Doc. 43-8330; Filed, May 25, 1943; 3:34 p. m.]

[Region II Order G-6]

WILMINGTON MILK MARKETING AREA,
DELAWAREPURCHASES OF MILK FROM PRODUCERS FOR
RESALE AS FLUID MILK

For the reasons set forth in an opinion and under the authority vested in the Regional Administrator of the Office of Price Administration by § 1351.408 of Maximum Price Regulation No. 329, as amended: *It is hereby ordered:*

(a) The maximum price at which a purchaser, in the course of trade or business, may buy or receive from a producer Class I fluid milk (other than the type of milk specified in paragraph (b) hereof) which is thereafter sold as such by such purchaser in that part of the State of Delaware hereinafter defined as the Wilmington Milk Marketing Area, shall be the higher of either of the following:

(1) The maximum price established under Maximum Price Regulation No. 329, as amended, or

(2) \$3.93 per cwt., f. o. b. purchaser's receiving station or processing plant, for such milk having a butterfat content of 4%, plus \$.04 per cwt. for each tenth of 1% butterfat content above 4%, or less \$.04 for each tenth of 1% butterfat content below 4%: *Provided, however,* That in the event the purchaser pays the "cost of transportation" of the milk from the producer's farm to such receiving station or processing plant, such "cost of transportation" shall be deducted from the price. If the milk is transported by any mode of transportation other than common or contract carrier, such "cost of transportation" shall be computed at the lowest available common or contract carrier rates.

(b) The maximum price at which a purchaser, in the course of trade or business, may buy or receive from a purchaser Grade A Class I fluid milk which is thereafter sold as such by such purchaser in said Wilmington Milk Marketing Area, shall be the higher of either of the following:

(1) The maximum price established under Maximum Price Regulation No. 329, as amended, or

(2) The maximum price, as computed in accordance with paragraph (a) 2 above for Class I fluid milk of the same butterfat content, plus \$.02 per cwt. for each tenth of 1% butterfat content above 3.7%, and plus \$.40 per cwt., if the Grade A Class I fluid milk sold by the producer shows an average monthly bacteria count of 30,000 bacteria or less per c.c., or plus \$.25 per cwt. if such average monthly bacteria count is more than 30,000 but less than 100,000 bacteria per c.c. Such average monthly bacteria count shall be made in accordance with the customary local practice as established during the month of January 1943.

(c) *Definitions.* When used in this order, the term

(1) "The Wilmington milk marketing area" means that part of the State of Delaware lying north of the Chesapeake and Delaware Canal.

(2) "Class I fluid milk" means cows' milk in a raw, unprocessed state produced and sold for human consumption, in fluid form as whole or skim milk.

(3) "Grade A Class I fluid milk" means fluid milk having a bacteria count not exceeding one hundred thousand (100,000) per c.c., and a butterfat content of not less than 4.3%.

(4) "F. O. B. purchaser's receiving station or processing plant" means delivered at or to a receiving station or processing plant within the Wilmington Milk Marketing Area where the Class I fluid milk purchased from the producer is actually received by such purchaser.

(5) Unless the context manifestly otherwise requires, the definitions set forth in section 302 of the Emergency Price Control Act of 1942, as amended, and Maximum Price Regulation No. 329, as amended, issued by the Office of Price Administration, shall apply to other terms herein.

(d) *Geographical applicability.* This order applies to all purchases of Class I fluid milk pursuant to which the purchaser receives physical delivery within the geographical limits of Region II and which is thereafter sold as class I fluid milk by such purchaser in that portion of the State of Delaware known as the Wilmington Milk Marketing Area (as hereinabove defined).

(e) This order may be revoked, amended or corrected at any time.

This order shall be effective as of April 12, 1943.

(Pub. Laws 421 and 729, 77th Cong.; E.O. 9250, 7 F.R. 7871)

Issued this 5th day of May 1943.

SYLVAN L. JOSEPH,
Regional Administrator,
Region II.

[F. R. Doc. 43-8397; Filed, May 25, 1943; 3:32 p. m.]

Region III

[Grand Rapids Order 1 Under Gen. Order 51]

COMMUNITY PRICE CEILINGS FOR CERTAIN
COUNTIES IN MICHIGAN

SECTION 1 *What this order does.* In accordance with the provisions of General Order No. 51, this order establishes in Schedule A, attached hereto and made a part hereof, community "dollars-and-cents" ceiling prices for certain food items sold in class 1 retail stores located in the Counties of Ionia, Kent, Mecosta, Montcalm, Muskegon, Newaygo, Oceana, and Ottawa in the State of Michigan.

Sec. 2 *Application to other sellers.* No seller, except a "retail route seller", may charge more than these community "dollars-and-cents" ceiling prices. Retail route sellers may continue to charge their present ceiling prices. The community ceiling prices shall be the only ceiling prices for such food items for "class 1 retail stores". All other sellers must continue to charge no more than any lower ceiling prices established by any other applicable price regulations.

Sec. 3 *Posting.*—(a) *Selling prices.* All retail stores must post their selling prices for the food items listed in Schedule A on the item, or at or near the place where such food item is offered for sale.

(b) *Ceiling prices.* All class 1 retail stores must post in a conspicuous place in the store, a list of the community ceiling prices for such food items, when such list is supplied by the Office of Price Administration. Other retailers must continue to post ceiling prices as required by any other applicable regulations fixing their ceiling prices.

(c) *Class of store.* All retail stores selling any of the food items listed in Schedule A must post a sign reading "OPA-1", "OPA-2", "OPA-3", or "OPA-4", whichever applies, so that it can be clearly seen by their customers. The definitions of classes of retailers shall be those contained in Maximum Price Regulations Nos. 238 and 268, as the same may be revised from time to time.

SEC. 4 *Applicability of General Order No. 51.* This order is subject to all the provisions of General Order No. 51, which are hereby made a part of this order.

Sec. 5 *Effective date.* This order becomes effective on May 10, 1943.

(Pub. Laws 421 and 729, 77th Cong.; E.O. 9250, 7 F.R. 7871; E.O. 9328, 8 F.R. 4681)

Issued this 8th day of May 1943.

JACOB ZWEEDYK,
District Director,
Grand Rapids, Mich.

SCHEDULE A—CEILING PRICES, CERTAIN
MICHIGAN COUNTIES

BANANAS		Price per pound
Bananas	-----	\$0.15
BREAD		Price
Cracked wheat, 16 oz. loaf	-----	\$0.11
100% wheat, 16 oz. loaf	-----	.11
Potato, 20 oz. loaf	-----	.11
Raisin, 16 oz. loaf	-----	.13
Rye, 16 oz. loaf	-----	.11
White, 20 oz. loaf	-----	.11
Whole wheat, 16 oz. loaf	-----	.11
BUTTER		Prints Cartons
92 score:		
1 lb.	\$0.56	\$0.57
½ lb.	.28	.29
¼ lb.	.14	.15
Cartons, 92 score:		
1 lb.		.57
½ lb.		.29
¼ lb.		.15
CANNED CITRUS FRUITS		Price
Quaker Grapefruit, 2's	-----	\$0.15
Sweet-Pak Grapefruit, 46 oz.	-----	.37
Table King Grapefruit, 2's	-----	.14
CANNED CITRUS JUICES		
Monarch grapefruit juice, 46 oz.	-----	.35
Monarch grapefruit juice 2's	-----	.15
Folk's grapefruit juice, 46 oz.	-----	.36
Quaker Grapefruit juice, 2's	-----	.16
Red & White grapefruit juice, 46 oz.	-----	.36
Red & White grapefruit juice, 2's	-----	.16
Shurline grapefruit juice, 46 oz.	-----	.36
Shurline grapefruit juice, 2's	-----	.16
Sweet-Pak grapefruit juice, 2's	-----	.15
COLD CEREALS		
Bran products:		
Kellogg all bran, 16 oz.	-----	.22
Kellogg all bran, 10 oz.	-----	.14
Kellogg bran flakes, 14 oz.	-----	.16
Kellogg bran flakes, 8 oz.	-----	.11
Kellogg bran krumbles, 9 oz.	-----	.13
Post bran flakes, 14 oz.	-----	.16
Post bran flakes, 8 oz.	-----	.11

SCHEDULE A—CEILING PRICES, CERTAIN MICHIGAN COUNTIES—Continued

COLD CEREALS—continued

Corn products:	
Corn Kix, 7 oz.	\$0.13
Post Toasties or Kellogg Corn Flakes, 18 oz.	.15
Post Toasties or Kellogg Corn Flakes, 11 oz.	.10
Red & White Corn Flakes, 11 oz.	.08
Rice Products:	
Quaker Puffed Rice, 4½ oz.	.13
Wheat products:	
Quaker Puffed Wheat, 4½ oz.	.11
Quaker Muffets, 8 oz.	.10
Red & White Wheat Flakes, 8 oz.	.10
Rippled Wheat, 9 oz.	.10
Shredded Ralston, 12 oz.	.14
Shredded Wheat, 12 oz.	.13
Misc. products:	
Grapenuts, 12 oz.	.15
Grapenuts Flakes, 12 oz.	.15
Grapenuts Flakes, 7 oz.	.09
Kellogg Krumbles, 9 oz.	.13
Kellogg Variety	.26
Post-Tens (asstd.)	.26
Ralston Rye Krisp, 12 oz.	.23
Ralston Rye Krisp, 6 oz.	.14

HOT CEREALS

Rolled oats:	
Packaged:	
Mother's China, 48 oz.	.33
Quaker Oats, 48 oz.	.26
Quaker Oats, 20 oz.	.12
Quaker Pettijohn, 12 oz.	.21
Shurline Oats, 48 oz.	.22
Table King, 48 oz.	.21
Table King, 20 oz.	.10
Bulk Rolled Oats, lb.	.06
Wheat:	
Packaged:	
Cream of Wheat, 28 oz.	.26
Grapenut Wheat Meal, 16 oz.	.15
Malto-Meal, 26 oz.	.25
Pillsbury Bran, 20 oz.	.17
Pillsbury Farina, 28 oz.	.17
Pillsbury Farina, 14 oz.	.09
Quaker Farina, 28 oz.	.17
Quaker Farina, 14 oz.	.09
Ralston Food (Inst.), 16 oz.	.24
Ralston Wheat Cereal (reg.), 24 oz.	.25
Wheatena, 22 oz.	.25

COFFEE

Beechnut, 1 lb.	.37
Bokar, 1 lb.	.25
Chase & Sanborn, 1 lb.	.33
Country Club, 1 lb.	.29
Del Monte, 1 lb.	.38
Eight O'Clock, 1 lb.	.21
French, 1 lb.	.27
Hill's Bros., 1 lb.	.36
Kaffee Hag, 1 lb.	.40
Manor House, 1 lb.	.36
Maxwell House, 1 lb.	.38
Quaker, 1 lb.	.34
Red Circle, 1 lb.	.24
Sanka, 1 lb.	.41
Shurline, 1 lb.	.27

PACKAGED DRIED FRUIT

Prunes:	
Del Monte prunes, Large, 1 lb.	.17
Del Monte prunes, Med., 2 lb.	.31
Del Monte prunes, Med., 1 lb.	.16
Quaker large prunes, 2 lb.	.36
Quaker large prunes, 1 lb.	.19
Quaker medium prunes, 2 lb.	.33
Quaker medium prunes, 1 lb.	.18
Sunsweet large prunes, 1 lb.	.20
Sunsweet medium prunes, 2 lb.	.33
Raisins:	
Blue Ribbon seedless raisins, 15 oz.	.17
Blue Ribbon seeded raisins, 15 oz.	.19
Country Club seedless, 15 oz.	.12
Country Club seeded, 15 oz.	.14
Del Monte seedless, 15 oz.	.14
Del Monte seeded, 15 oz.	.16
Quaker seedless, 1 lb.	.16

SCHEDULE A—CEILING PRICES, CERTAIN MICHIGAN COUNTIES—Continued

PACKAGED DRIED FRUITS—continued

Raisins—Continued.	
Quaker seeded, 1 lb.	\$0.17
Sun Maid seedless, 15 oz.	.15
Sun Maid seeded, 15 oz.	.17

EGGS

U. S. Grade A, large, dozen.	.49
U. S. Grade A, medium, dozen.	.45
U. S. Grade B, large, dozen.	.47
U. S. Grade B, medium, dozen.	.43
U. S. Grade C, large, dozen.	.43
U. S. Grade C, medium, dozen.	.39
In cartons, add per dozen.	.62

FISH, FROZEN

Price per pound	
Cod fillets.	\$0.46
Flounder fillets.	.50
Haddock fillets.	.52
Halibut.	.46
Mackerel fillets.	.46
Ocean Perch (Boscifish).	.46
Pollock fillets.	.37
Red Snapper.	.53
Salmon—Pacific Silver.	.45
Salmon—Pacific Fall.	.37
Shrimp—frozen.	.67
Smelt—Columbia River.	.24

FISH, PROCESSED

Price	
Salmon:	\$0.47
Anchor, Red Salmon, 1 lb., tall.	
Demmings & Gould, Red Salmon, 1 lb.	.47
Demmings & Gould, Red Salmon, 1 lb., flat.	.49
Demmings & Gould, Red Salmon, halves.	.31
Libby, Medium Red, 1 lb.	.49
Quaker, Fancy Red Alaska, 1 lb. tall.	.47
Rede-Lunch, Red Salmon, 1 lb.	.48
Sunnybrook, Red Salmon, halves.	.21
Tuna:	
Breast O'Chicken, Tuna, 7 oz.	.46
Breast O'Tuna, Tuna, halves.	.37
Chicken O'The Sea, Grated Tuna, 7 oz.	.33

FLOUR

Crescent, 24½ lb.	1.63
Famo Graham, 5 lb.	.23
Gold Medal, 24½ lb.	1.53
Gold Medal, 5 lb.	.37
I.G.A., 24½ lb.	1.27
I. G. A., 5 lb.	.39
King's Flake, 24½ lb.	1.53
King's Flake, 5 lb.	.25
Lilly White, 24½ lb.	1.53
Lilly White, 5 lb.	.37
Mother's Best Family, 24½ lb.	1.33
Mother's Best Family, 5 lb.	.32
Pillsbury, 24½ lb.	1.65
Pillsbury, 5 lb.	.37
Red & White, 24½ lb.	1.21
Red & White, 5 lb.	.27
Sunnyfield, 24½ lb.	1.65
Sunnyfield, 5 lb.	.23

PACKAGED CAKE FLOUR AND MIXES

Bisquick, 40 oz.	.39
Bisquick, 20 oz.	.21
Duff's devil's food, 14½ oz.	.25
Duff's ginger bread mix, 14 oz.	.24
Flake pie crust mix, 8 oz.	.15
Flakorn corn muffin mix, 8 oz.	.16
Sno-Sheen, 2½ lb.	.32
Soft-as-Silk, 2½ lb.	.32
Swansdown, 2½ lb.	.32
Packaged Pancake:	
Aunt Jemima, 1½ lb.	.13
Crescent, 5 lb.	.31
Famo, 5 lb.	.39
Pillsbury, 3½ lb.	.23
Pillsbury, 20 oz.	.11
Red & White, 20 oz.	.63
Table King, 5 lb.	.39

SCHEDULE A—CEILING PRICES, CERTAIN MICHIGAN COUNTIES—Continued

PACKAGED CAKE FLOUR AND MIXES—continued

Packaged Buckwheat:	
Aunt Jemima, 20 oz.	\$0.15
Crescent, 5 lb.	.34
Pillsbury, 20 oz.	.14
Red & White, 5 lb.	.23

HONEY

Lake Shore, 16 oz.	.32
Lake Shore, 8 oz.	.19
Lake Shore, deluxe, 15 oz.	.20

LARD

Open Kettle Rendered, Pure: 1 lb. or 2 lb. carton and bulk, per lb.	.20
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MACARONI PRODUCTS

Aunt Jemima spaghetti or macaroni, 16 oz.	.11
Country Club spaghetti or macaroni, 16 oz.	.11
Foulds' spaghetti or macaroni, 16 oz.	.13
Foulds' spaghetti or macaroni, 8 oz.	.10
Mueller's spaghetti or macaroni, 16 oz.	.16
Mueller's spaghetti or macaroni, 8 oz.	.11
Red & White spaghetti or macaroni, 8 oz.	.09
Shurline spaghetti or macaroni, 16 oz.	.12
Tenderoni macaroni, 6 oz.	.10

MILK

Evaporated:	
Eorden, 14 oz.	.11
Eorden, 6 oz.	.05
Carnation, 14 oz.	.11
Carnation, 6 oz.	.05
Libby's, 14 oz.	.11
Libby's, 6 oz.	.05
Pet, 14 oz.	.11
Pet, 6 oz.	.05
Quaker, 14 oz.	.11
Quaker, 6 oz.	.05
Red & White, 14 oz.	.11
Red & White, 6 oz.	.06
Shurline, 14 oz.	.11
Shurline, 6 oz.	.05
Silver Cow, 14 oz.	.11
Whitehouse, 14 oz.	.09
Whitehouse, 6 oz.	.05
Condensed:	
Eorden—Eagle, 15 oz.	.13
Whitehouse, 15 oz.	.13

Fluid:	
Kent County:	
Standard.	Quarts \$0.13½ Pints \$0.07½
Homogenized—	
Vitamin D.	.14½
Buttermilk.	.10
Chocolate Milk.	.14½
Muellegen, Ottawa:	
Standard.	.13½ .07½
Ionia, Mecosta, Montcalm, Newaygo, Oshtemo:	
Standard.	.13 .07½

NOODLE PRODUCTS

Price	
Foulds', 5 oz.	\$0.10
Foulds', (cello), 8 oz.	.11
Mueller's, 6 oz.	.11
Table King, 16 oz.	.21
Table King, 8 oz.	.11

OIL, SALAD

Pompeian Olive Oil, 1 oz.	.10
Pompeian Olive Oil, 3 oz.	.23
Pompeian Olive Oil, 8 oz.	.52

OIL, COOKING

Mazola, 1 gal.	2.04
Mazola, 1 qt.	.66
Mazola, 1 pt.	.35
Wesson, 1 qt.	.65
Wesson, 1 pt.	.33

SCHEDULE A—CEILING PRICES, CERTAIN MICHIGAN COUNTIES—Continued

PACKAGED CHEESE

½ lb., American (any brand), pkg.	\$.23
½ lb., Swiss, pimento, brick, limburger (any brand), pkg.	.24
½ lb., Chateau (any brand), pkg.	.24
½ lb., Velveta (any brand), pkg.	.24
½ lb., Chevelle (any brand), pkg.	.24
½ lb., Old English (any brand), pkg.	.26
½ lb., Olde Yorke (any brand), pkg.	.26
1 lb., American (any brand), pkg.	.43
2 lb., Velveta (any brand), box.	.75
2 lb., Old English (any brand), box.	.90
2 lb., American (any brand), box.	.83
5 oz., pimento, olive pimento, relish, pineapple, limburger (any brand), jar.	.20
5 oz., Olde York, Bleu, Old English, Roka (any brand), jar.	.24
3 oz., Philadelphia cream (any brand), pkg.	.12
6½ oz., Fabst-ett (any brand), pkg.	.23

PEANUT BUTTER

Ann Page, 2 lb.	.58
Ann Page, 1 lb.	.32
Beechnut, 1 lb.	.48
Beechnut, 8 oz.	.28
Clover Valley, 2 lb.	.54
Cream Nut, 1 lb.	.31
Cream Nut, 2 lb.	.59
Embassy, 1 lb.	.29
Heinz, 9½ oz.	.32
Peanut Crunch, 1 lb.	.43
Peter Pan, 12 oz.	.39
Quaker, 2 lb.	.62
Quaker, 12 oz.	.28

POULTRY

Live:	Price per lb.
Broilers	\$.37
Fryers	.37
Roasters	.37
Fowl	.33
Stags	.28
Old Roasters	.28
Dressed:	
Broilers	.44
Fryers	.44
Roasters	.44
Fowl	.39
Stags	.33
Old Roasters	.33

SHORTENING, HYDROGENATED

Price	
Crisco, 3 lb.	\$.74
Crisco, 1 lb.	.26
Red & White, 3 lb.	.66
Spry, 3 lb.	.75
Tex, 3 lb.	.74

SHORTENING, OTHER

Jewel, 1 lb.	.22
Vegetale, 1 lb.	.22

SUGAR

Granulated:	
Beet, 5 lb.	.37
Beet, 10 lb.	.74
Beet, 25 lb.	1.80
Brown:	
Jack Frost, 1 lb.	.09
Domino, 1 lb.	.09
Powdered:	
Jack Frost, 1 lb.	.09
Domino, 1 lb.	.09
Loaf:	
Jack Frost, 1 lb.	.11
Domino, 1 lb.	.11

SYRUP

Molasses:	
Brer Rabbit gold label, 24 oz.	.36
Brer Rabbit gold label, 12 oz.	.19
Brer Rabbit green label, 24 oz.	.30
Brer Rabbit green label, 12 oz.	.16
Ginger Cake molasses, 18 oz.	.14
Red Hen, 10 lb.	.86
Red Hen, 5 lb.	.45
Red Hen, 2½ lb.	.27
Red Hen, 18 oz.	.14

SCHEDULE A—CEILING PRICES, CERTAIN MICHIGAN COUNTIES—Continued

SYRUP—continued

Syrup:	
Karo blue label, 5 lb.	\$.41
Karo blue label, 1½ lb.	.16
Karo Crystal, 10 lb.	.78
Karo green label, 1½ lb.	.18
Karo red label, 5 lb.	.44
Karo red label, 1½ lb.	.17
Staley's Golden, 5 lb.	.42
Staley's Golden, 1½ lb.	.16
Staley's White, 1½ lb.	.15
Blended syrup:	
Log Cabin, 12 oz.	.21
Shurfine Maple, 16 oz.	.23
Vermont Maid, 12 oz.	.21

[F. R. Doc. 43-8400; Filed, May 25, 1943; 3:31 p.m.]

[Iron Mountain Order 1 Under Gen. Order 51]

COMMUNITY CEILING PRICES IN MARQUETTE COUNTY, MICH.

SECTION 1 *What this order does.* In accordance with the provisions of General Order No. 51, this order establishes in section 7, community "dollars-and-cents" ceiling prices for certain food items sold in class I retail stores located in the following area: the County of Marquette, Michigan.

SEC. 2 *Application to other sellers.* No seller except a "retail route seller", may charge more than these community "dollars-and-cents" ceiling prices. Retail route sellers may continue to charge their present ceiling prices. The community ceiling prices shall be the only ceiling prices for such food items for "class I retail stores". All other sellers must continue to charge any lower ceiling prices established by any other applicable price regulations.

SEC. 3 *Posting—(a) Selling prices.* All retail stores must post their selling prices for the food items listed below on the item or at or near the place where such food item is offered for sale.

(b) *Ceiling prices.* All class I retail stores must post in a conspicuous place in the store, a list of the community ceiling prices for such food items, when such list is supplied by the Office of Price Administration. Other retailers must continue to post ceiling prices as required by any other applicable regulation fixing their ceiling prices.

(c) *Class of store.* All retail stores selling any of the food items listed below must post a sign reading "OPA-1", "OPA-3" or "OPA-4" whichever applies, so that it can be clearly seen by their customers. The definitions of classes of retailers shall be those contained in Maximum Price Regulation Nos. 238 and 268, except that a class I store under this order is a retail store with annual sales volume of less than \$50,000.

SEC. 4 *Applicability of General Order No. 51.* This order is subject to all the provisions of General Order No. 51, which are hereby made a part of this order.

SEC. 5 *Revocation.* This order replaces any previous order covering the same food items issued for this area under General Order No. 51.

SEC. 6 *Effective date.* This order becomes effective on May 10, 1943.

SEC. 7 *The community dollars-and-cents ceiling prices established.* The following is a list of the food items and the community ceiling prices thereof:

CEILING PRICES, MARQUETTE COUNTY, MICH.

BANANAS	
Per lb.	\$.16
BREAD	
White, 16 oz.	.10
Raisin, 16 oz.	.10
Cracked wheat, 16 oz.	.10
Italian, white, 16 oz.	.10
Whole Wheat, 16 oz.	.10
Rye, 16 oz.	.10
Old Country Finnish, 18 oz.	.12
Cream, 12 oz.	.10
Vienna, 16 oz.	.10
Syrup, 20 oz.	.12
White, 24 oz.	.14
Pullman, 24 oz.	.14
Limpa Rye, 32 oz.	.16

BUTTER

	Grades		
	AA or 93 score	A or 92 score	B or 90 score
½# and 1# prints or rolls.	Cents 55	Cents 55	Cents 54
Parchment wrapped:			
½# and 1# prints in cartons.	56	55	55
¼# prints in cartons.	56	55	55

MILK

Quart.	\$.13
Pint.	.07½

EGGS NOT IN CARTONS

Grade	Per doz.
Grade AA: 1	
Jumbo 28 oz.	\$.54
Extra large 26 oz.	.53
Large 24 oz.	.51
Medium 21 oz.	.47
Small 18 oz.	.43
Grade A:	
Jumbo 28 oz.	.54
Extra large 26 oz.	.51
Large 24 oz.	.49
Medium 21 oz.	.46
Small 18 oz.	.41
Grade B:	
Jumbo 28 oz.	.47
Extra Large 26 oz.	.47
Large 24 oz.	.47
Medium 21 oz.	.43
Small 18 oz.	.39
Grade C:	
Jumbo 28 oz.	.44
Extra large 26 oz.	.44
Large 24 oz.	.44
Medium 21 oz.	.40
Small 18 oz.	.38

NOTE: When packed in 1 dozen cartons 2¢ more per oz.
When packed ½ dozen cartons 2¢ more per oz.

COLD CEREALS

Cornflakes:	
General Foods Post-Toasties, 18 oz.	\$.16
Post's Post Toasties, 6 oz.	.08
Kellogg, 18 oz.	.15
Kellogg, 11 oz.	.10
Kellogg, 6 oz.	.06
Post, 11 oz.	.10
Wigwam, 11 oz.	.09
Cloverfarm, 11 oz.	.09
Leadway, 11 oz.	.09
Grape Nuts:	
Post, 12 oz.	.16
Post, 7 oz.	.11
Puffed Rice, Quaker, 4½ oz.	.13

1 Grade AA must be certified by U. S. Department of Agriculture.

CEILING PRICES, MARQUETTE COUNTY, MICH.—
Continued

COLD CEREALS—continued

Puffed Wheat:	
Quaker, 5 oz.	\$0.11
Much More, 8 oz.	.08
Much More, 4 oz.	.05
White Pearl, 8 oz.	.08
Rice Krispies, Kellogg, 5½ oz.	.14
Wheat Krispies, Kellogg, 8 oz.	.13
Shredded Wheat:	
Kellogg, 12 oz.	.12
N. B. C., 12 oz.	.13
Wheaties, General Mills, 8 oz.	.13
Wheat Flakes:	
I. G. A., 8 oz.	.08
Leadway, 8 oz.	.10
All Bran:	
Kellogg, 16 oz.	.22
Kellogg, 10 oz.	.14
Bran Flakes:	
Kellogg, 14 oz.	.16
Kellogg, 10 oz.	.14
Kellogg, 8 oz.	.11
Post, 14 oz.	.16
Post, 8 oz.	.11
Kellogg's Pep, 10 oz.	.14
Krumbles, Kellogg, 9 oz.	.13
Variety Package:	
Kellogg, 10 oz.	.26
Post Tens, 10 oz.	.26
Wheat Bran, Pillsbury, 20 oz.	.17
Ry-Krisp, Ralston Square, 13 oz.	.15

HOT CEREALS

Maltex, 22 oz.	.26
Malt O'Meal, 26 oz.	.26
Cream of Wheat, 23 oz.	.26
Cream of Wheat, 14 oz.	.15
Wheatena, 22 oz.	.26
Wheat Cereal:	
Ralston, 24 oz.	.25
Clover Farm, 28 oz.	.16
Cream Cereal, I. G. A., 28 oz.	.13
Farina:	
Quaker, 100 lb. bag.	4.91
Pillsbury, 5 lb. bag.	.29
Pillsbury, 1½ lb. bag.	.15
Pillsbury, 14 oz.	.09
Quaker, 28 oz.	.18
Quaker, 14 oz.	.09
Super Farina, Ralston, 24 oz.	.25
Coco Wheats, Little Crow, 24 oz.	.25
Grape Nuts Wheat Meal, General Foods, 16 oz.	.15
Hominy Grits, Quaker.	.08
Pettijohns, Quaker, 22 oz.	.20
Rolled oats:	
Wigwam, 48 oz.	.22
Roseco, 48 oz.	.22
Roseco, 20 oz.	.11
Clover Farm, 20 oz.	.11
Quaker, 20 oz.	.13
Quaker Crystal Wedding, 20 oz.	.11
Quaker Toy, 3 lbs.	.24
Quaker Carnival, 3 lbs.	.33
Quaker Premium, 3 lbs.	.33
Mothers Premium, 3 lbs.	.33
Quaker Plain, 5 lbs.	.35
Quaker Plain, 3 lbs.	.26
White Birch, 5 lbs.	.28
Quaker, 5 lbs.	.35

CITRUS JUICES

Grapefruit juice:	
Wigwam, 18 oz.	.16
Wigwam, 47 oz.	.37
Tex-Delta, 18 oz.	.17
Tex-Delta, 46 oz.	.37
Gold Inn, 46 oz.	.39
Curtis, 46 oz.	.37
Curtis, #2 can.	.17

COFFEE

Maxwell House, 1 lb.	.38
M. J. B. Coffee, 1 lb.	.35
White House, 1 lb.	.30
Chocolate Cream (glass), 1 lb.	.38
Chocolate Cream (bag), 1 lb.	.33

CEILING PRICES, MARQUETTE COUNTY, MICH.—
Continued

COFFEE—continued

Clover Farm, 1 lb.	\$0.36
Del Monte, 1 lb.	.33
Folgers, 1 lb.	.33
Golden Cup Coffee, 1 lb.	.33
Green Cup Coffee, 1 lb.	.33
Royal Guest, 1 lb.	.33
Golden Dawn, 1 lb.	.33
Hills Bros., 1 lb.	.33
I. A. G. DeLuxe, 1 lb.	.33
Fargo DeLuxe, 1 lb.	.33
White Birch, 1 lb.	.33
Wigwam, 1 lb.	.33
Arco, 1 lb.	.34
Kings Rancome, 1 lb.	.39
Deadway, 1 lb.	.39
Kaffee Hag, 1 lb.	.39
Sanka, 1 lb.	.41
Geo. Washington, 1½ oz.	.39

COFFEE SUBSTITUTES

Instant Postum, 8 oz.	.44
Instant Postum, 4 oz.	.26
Postum Cereal, 16 oz.	.22
Victory Cereal, 1 lb.	.13
Economy Cup, 1 lb.	.18
Jah Vah Cereal Beverage, 1 lb.	.23
Nescafe, 4 oz.	.24
Sepro Malt Cereal, 1 lb.	.17

SHORTENING HYDROGENATED

Crisco, glass, 3 lb.	.62
Crisco, glass, 1 lb.	.23
Spry, glass, 3 lb.	.62
Spry, glass, 1 lb.	.23
Snow Cream, 1 lb.	.27
Clover Farm, 3 lb.	.70
I. G. A., 3 lb.	.75

LARD

Any brand, pure, per pound.	.19
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POULTRY

Dressed, fryers and broilers, per lb.	.43
Dressed, fowl, per lb.	.38

DRYED FRUIT

Raisins:	
Mission, 4 lb.	.64
Mission, Seedless, 3 lb.	.63
Mission, Seedless, 15 oz.	.16
Sunmaid, Choice Seedless, 15 oz.	.16
Sunmaid Nectar, Seedless, 15 oz.	.16
Quaker, Seedless, Choice, 15 oz.	.18
Eureka, Golden bleached, 10 oz.	.18
Frontenac, Golden bleached, 10 oz.	.19

Dates:

Desert Treasure, 1 lb.	.53
Daglet Moor, Bulk, Fancy, 15 lb., per lb.	.44
Daglet Moor, Bulk, Choice, 15 lb., per lb.	.41
Bagdad, Unpitted Dates, 1 lb.	.50

Fruit:

Sunsweet, 2 lb.	.30
Sunsweet, extra large, 1 lb.	.21
Sunsweet, medium, 1 lb.	.29

COOKING AND SALAD OILS

Mazola Salad Oil:	
Tin, 1 gal.	2.00
Glass, 1 gal.	2.04
Tin, ½ gal.	1.10
Glass, 1 qt.	.63
Tin, 1 qt.	.63
Glass, 1 pt.	.35
Tin, 1 pt.	.33
Amalco Cooking Oil, tin, 5 gal.	0.01

CANNED MILK

Evaporated:	
White Birch, tall.	.11
Pet, tall.	.11
Carnation, tall.	.11
Very Fine, tall.	.11
Libby's, tall.	.11
Frontenac, tall.	.11
I. G. A., tall.	.11

CEILING PRICES, MARQUETTE COUNTY, MICH.—
Continued

CANNED MILK—continued

Evaporated—Continued.	
Page, tall.	\$0.11
Mandfold, tall.	.11
Land-o-Lakes, tall.	.11
Pet, baby.	.05
Carnation, baby.	.05
Very Fine, baby.	.05
Page, baby.	.05
Frontenac, baby.	.05
I. G. A., baby.	.05
Land-o-Lakes, baby.	.05
Condensed, Eagle.	.21

FRUIT DUTCH

Brownie, 24 oz.	.52
Brownie, 12 oz.	.21
Clover Farm, 32 oz.	.77
Jumbo, 10½ oz.	.29
Peter Pan, 13 oz.	.41
Slippy, 1 lb.	.46
Fal, 1 lb.	.33
Fal, 32 oz.	.71
Fal, 24 oz.	.53
Fal, 6 oz.	.17
White Birch, 32 oz.	.03
White Birch, 24 oz.	.54
White Birch, 16 oz.	.36
White Birch, 8 oz.	.19
Peter Pan, 4½ oz.	.17
St. Laurent, 1 lb.	.33
St. Laurent, 32 oz.	.71
St. Laurent, 24 oz.	.53
St. Laurent, 6 oz.	.17

BABY FOODS

Clover Farm, all varieties, 4½ oz.	.07
Larson's all varieties, 4½ oz.	.07
Libby's, all varieties, 4½ oz.	.08
Carber's, all varieties, 4½ oz.	.03
Gerber's, dry cereal, 8 oz.	.14

MOLASSES

Ever Rabbit:	
Gold Label, 5 lb.	.73
Gold Label, 2½ lb.	.38
Gold Label, 24 oz.	.38
Gold Label, 16 oz.	.23
Gold Label, 12 oz.	.20
Green Label, tin, 10 lb.	1.15
Green Label, 24 oz.	.32
Green Label, 12 oz.	.17
I. G. A., tin, 10 lb.	.69
I. G. A., 5 lb.	.37
I. G. A., 1½ lb.	.14
Jay Tee, tin, 10 lb.	.33
Jay Tee, 1½ lb.	.12
Fake Good, 10 lb.	.81
Fake Good, 5 lb.	.43
Aunt Dinah, 12 oz.	.12
Pickaninny, 1½ lb.	.12
Red Hen, 10 lb.	.85
Red Hen, 5 lb.	.45
Red Hen, glass, 2½ lb.	.27

CANE AND MAPLE SYRUP

Vermont Maid, 12 oz.	.21
Vermont Maid, 24 oz.	.41
Old Manco, 32 oz.	.55
Log Cabin, 12 oz.	.21
Flapjack, 32 oz.	.31

COKE SYRUP

Karo:	
Red Label, glass, 10 lb.	.78
Red Label, 5 lb.	.42
Red Label, glass, 1½ lb.	.17
Blue Label, glass, 10 lb.	.73
Blue Label, glass, 5 lb.	.41
Blue Label, glass, 1½ lb.	.16
Fargo:	
Golden, 5 lb.	.39
Golden, 1½ lb.	.15
White, 5 lb.	.41
White, 1½ lb.	.16
Penick:	
Golden, 52 oz.	.35
Golden, glass, 10 lb.	.64
White, 52 oz.	.37
White, 10 lb.	.67

CEILING PRICES, MARQUETTE COUNTY, MICH.—
Continued

PROCESSED FISH	
Salmon:	
Libby's, ½ lb.	\$0.33
Demming, ½ lb.	.33
Red Alaska, ½ lb.	.33
Libby's, 1 lb.	.51
Demming, 1 lb.	.51
Red Alaska, 1 lb.	.51
Libby's Fancy Chinook, 1 lb.	.54
Enjoy Red Sockeye, ½ lb.	.38
Gilnetters Best, Fancy Chinook, ½ lb.	.43
Gilnetters Best, Fancy Chinook Co-lumbia River, 1 lb.	.69
Pink, Happyvale, 1 lb.	.29
Pink, Recipe, 1 lb.	.29
Pink, Black Top, 1 lb.	.28
Chum, Banner, 1 lb.	.27
Chum, Brookdale, 1 lb.	.28
Pink, Happyvale, ½ lb.	.20
Pink, Recipe, ½ lb.	.20
Shrimp:	
Salad, medium, 7 oz.	.36
Liberty, medium, 7 oz.	.36
Crescent, small, 7 oz.	.34
Silver Spray, broken, 7½ oz.	.33
Silver Spray, jumbo, 7 oz.	.41
Wigwam, jumbo, 7 oz.	.41
Tuna White Meat, Van Camps, ½ lb.	.52
Tuna Flakes, Green Label, ½ lb.	.35
Lobsters, Red Jacket, ½ lb.	.22
Codfish, medium, Bulk, 50 lb., per lb.	.20
Oysters, Am. Beauty, 7½ oz.	.44

MACARONI AND PRODUCTS

Noodles:	
Mother's, assorted, 10 oz.	.15
Jennie Lee, 16 oz.	.22
Jennie Lee, 10 oz.	.15
Wigwam, 1 lb.	.20
Wigwam, 8 oz.	.11
Clover Farm, 8 oz.	.13
Waldo, 12 oz.	.16
Favorite, 12 oz.	.17
Favorite, 8 oz.	.12
Ma Klines, 12 oz.	.17
Ma Klines, 8 oz.	.11
Marjorie Daw, 1 lb.	.18
Michigan, 12 oz.	.17
Creamette, 5 oz.	.09
Vermicelli, Mothers, 8 oz.	.08
Macaroni:	
Jennie Lee, 14 oz.	.12
Jennie Lee, 8 oz.	.08
Red Cross, 1 lb.	.13
Red Cross, 7 oz.	.05
White Birch, 10 lb.	.71
White Birch, 5 lb.	.38
White Birch, 2 lb.	.15
White Birch, 1 lb.	.07
Italian, 20 lb.	2.31
Palerno, 20 lb.	2.37
Capitol, 2 lb.	.20
Highway, 2 lb.	.22
Highway, 7 oz.	.06
Victory, 10 lb.	1.03
Victory, 2 lb.	.22
Waldo, 10 lb.	1.03
Golden Dawn, 1 lb.	.11
White Pearl, 7 oz.	.06
Clover Farm, 8 oz.	.09
Paglacchi, 20 lb.	2.19
Frontenac, Long, 1 lb.	.11
Mothers, Long, 8 oz.	.09
Capitol, Elbow, 2 lb.	.15
Highway, Elbow, 5 lb.	.56
Mothers, Alphabets, 5 oz.	.08
Mothers, Creamette, 3 lb.	.37
Mothers, Creamette, 8 oz.	.09
Van Camp, Tenderoni, 8 oz.	.10
Spaghetti:	
Mothers, 3 lb.	.35
Mothers, 8 oz.	.09
Jennie Lee, 8 oz.	.08
Capitol, 2 lb.	.20
Palerno, 20 lb.	2.35
Highway, 2 lb.	.22
Highway, 7 oz.	.06

CEILING PRICES, MARQUETTE COUNTY, MICH.—
Continued

MACARONI AND PRODUCTS—continued	
Spaghetti—Continued.	
Waldo, 10 lb.	\$1.03
Victory, 10 lb.	1.03
Victory, 2 lb.	.22
Golden Dawn, 1 lb.	.11
White Pearl, 7 oz.	.06
Clover Farm, 8 oz.	.09
White Birch, 10 lb.	.71
White Birch, 5 lb.	.38
White Birch, 2 lb.	.15
Paglacchi, 20 lb.	2.19
Mothers, Elbow, 3 lb.	.43
Golden Dawn, Elbow, 2 lb.	.15
Highway, Elbow, 5 lb.	.56
Creamette, 3 lb.	.44
Van Camp, Tenderoni, 6 oz.	.11

(Pub. Laws 421 and 729, 77th Cong.; E.O. 9250, 7 F.R. 7871; E.O. 9328, 8 F.R. 4681)

Issued this 8th day of May 1943.

LAWRENCE L. FARRELL,
District Director,
Iron Mountain District.

[F. R. Doc. 43-8401; Filed, May 25, 1943;
3:33 p. m.]

[Iron Mountain Order 2, Under Gen. Order 51]
COMMUNITY CEILING PRICES IN DICKINSON
COUNTY, MICH.

SECTION 1 *What this order does.* In accordance with the provisions of General Order No. 51, this order establishes in section 7, community "dollars-and-cents" ceiling prices for certain food items sold in class I retail stores located in the following area: the County of Dickinson, Michigan.

Sec. 2 *Application to other sellers.* No seller except a "retail route seller", may charge more than those community "dollars-and-cents" ceiling prices. Retail route sellers may continue to charge their present ceiling prices. The community ceiling prices shall be the only ceiling prices for such food items for "class I retail stores". All other sellers must continue to charge any lower ceiling prices established by any other applicable price regulations.

Sec. 3 *Posting—(a) Selling prices.* All retail stores must post their selling prices for the food items listed below on the item or at or near the place where such food item is offered for sale.

(b) *Ceiling prices.* All class I retail stores must post in a conspicuous place in the store, a list of the community ceiling prices for such food items, when such list is supplied by the Office of Price Administration. Other retailers must continue to post ceiling prices as required by any other applicable regulation fixing their ceiling prices.

(c) *Class of store.* All retail stores selling any of the food items listed below must post a sign reading "OPA-1," "OPA-3," or "OPA-4" whichever applies, so that it can be clearly seen by their customers. The definitions of classes of retailers shall be those contained in Maximum Price Regulation Nos. 238 and 268, except that a class I store under this order is a retail store with annual sales volume of less than \$50,000.

Sec. 4 *Applicability of General Order No. 51.* This order is subject to all

the provisions of General Order No. 51, which are hereby made a part of this order.

SEC. 5 *Revocation.* This order replaces any previous order covering the same food items issued for this area under General Order No. 51.

SEC. 6 *Effective date.* This order becomes effective on May 10, 1943.

SEC. 7 *The community dollars-and-cents ceiling prices established.* The following is a list of the food items and the community ceiling prices thereof:

CEILING PRICES, DICKINSON COUNTY, MICH.

BANANAS	
Per lb.	\$0.15
BREAD	
White, 16 oz.	.10
Raisin, 16 oz.	.10
Cracked wheat, 16 oz.	.10
Italian, white, 16 oz.	.10
Whole Wheat, 16 oz.	.10
Rye, 16 oz.	.10
Old Country Finnish, 18 oz.	.12
Cream, 12 oz.	.10
Vienna, 16 oz.	.10
Syrup, 20 oz.	.12
White, 24 oz.	.14
Pullman, 24 oz.	.14
Limpa Rye, 32 oz.	.15

BUTTER

	Grades		
	AA or 93 score	A or 92 score	B or 90 score
½ lb. and 1 lb. prints or rolls parchment wrapped.	\$0.55	\$0.55	\$0.54
½ lb. and 1 lb. prints in car- tons.	.56	.55	.55
¼ lb. prints in cartons.	.60	.55	.55

MILK

Qt.	\$0.13
Pt.	.07½

EGGS NOT IN CARTONS

Grade	Per doz.
Grade AA ¹ :	
Jumbo 28 oz.	.54
Extra large 26 oz.	.53
Large 24 oz.	.51
Medium 21 oz.	.47
Small 18 oz.	.43
Grade A:	
Jumbo 28 oz.	.54
Extra large 26 oz.	.51
Large 24 oz.	.49
Medium 21 oz.	.45
Small 18 oz.	.41
Grade B:	
Jumbo 28 oz.	.47
Extra large 26 oz.	.47
Large 24 oz.	.47
Medium 21 oz.	.43
Small 18 oz.	.39
Grade C:	
Jumbo 28 oz.	.44
Extra large 26 oz.	.44
Large 24 oz.	.44
Medium 21 oz.	.40
Small 18 oz.	.36

NOTE: When packed in 1 dozen cartons 2¢ more per doz. When packed in ½ dozen cartons 2¢ more per doz.

COLD CEREALS

Cornflakes:	
General Foods Post Toasties, 18 oz.	\$0.15
Post's Post Toasties, 6 oz.	.08
Kellogg, 18 oz.	.15
Kellogg, 11 oz.	.10

¹ Grade AA must be certified by U. S. Department of Agriculture.

CEILING PRICES, DICKINSON COUNTY, MICH.—
Continued

COLD CEREALS—continued

Cornflakes—Continued.	
Kellogg, 6 oz.	\$0.08
Post, 11 oz.	.10
Wigwam, 11 oz.	.09
Cloverfarm, 11 oz.	.09
Leadway, 11 oz.	.09
Grapenuts, Post, 12 oz.	.16
Grapenuts, Post, 7 oz.	.11
Puffed Rice, Quaker, 4½ oz.	.13
Puffed Wheat, Quaker, 5 oz.	.11
Puffed Wheat, Much More, 8 oz.	.08
Puffed Wheat, Much More, 4 oz.	.05
Puffed Wheat, White Pearl, 8 oz.	.08
Rice Krispies, Kellogg, 5½ oz.	.14
Wheat Krispies, Kellogg, 8 oz.	.13
Shredded Wheat, Kellogg, 12 oz.	.12
Shredded Wheat, N. B. C., 12 oz.	.13
Wheaties, General Mills, 8 oz.	.13
Wheat Flakes, I. G. A., 8 oz.	.08
Wheat Flakes, Leadway, 8 oz.	.10
All Bran, Kellogg, 16 oz.	.22
All Bran, Kellogg, 10 oz.	.14
Bran Flakes, Kellogg, 14 oz.	.16
Bran Flakes, Kellogg, 10 oz.	.14
Bran Flakes, Kellogg, 8 oz.	.11
Bran Flakes, Post, 14 oz.	.16
Bran Flakes, Post, 8 oz.	.11
Bran Flakes, Kellogg's Pep, 10 oz.	.14
Krumbles, Kellogg, 9 oz.	.13
Variety Package, Kellogg, 10 oz.	.26
Variety Package, Post Tens, 10 oz.	.26
Wheat Bran, Pillsbury, 20 oz.	.17
Ry-Krisp, Ralston Square, 13 oz.	.15

HOT CEREALS

Maltex, 22 oz.	.26
Malt O'Meal, 26 oz.	.26
Cream of Wheat, 28 oz.	.26
Cream of Wheat, 14 oz.	.15
Wheatena, 22 oz.	.26
Wheat Cereal, Ralston, 24 oz.	.25
Wheat Cereal, Clover Farm, 28 oz.	.16
Cream Cereal, I. G. A., 28 oz.	.13
Farina, Quaker, 100# bag.	4.91
Farina, Pillsbury, 5 lb. bag.	.29
Farin, Pillsbury, 13½ lb. bag.	.15
Farina, Pillsbury, 14 oz.	.09
Farina, Quaker, 28 oz.	.18
Farina, Quaker, 14 oz.	.09
Super Farina, Ralston, 24 oz.	.25
Coco Wheats, Little Crown, 24 oz.	.25
Grape Nuts Wheat Meal, General Foods, 16 oz.	.15
Hominy Grits, Quaker.	.08
Pettijohns, Quaker, 22 oz.	.20
Rolls Oats:	
Wigwam, 48 oz.	.22
Rosoco, 48 oz.	.22
Rosoco, 20 oz.	.11
Clover Farm, 20 oz.	.11
Quaker, 20 oz.	.13
Quaker Crystal Wedding, 20 oz.	.11
Quaker Toy, 3 lb.	.24
Quaker Carnival, 3 lb.	.33
Quaker Premium, 3 lb.	.33
Mothers Premium, 3 lb.	.33
Quaker Plain, 5 lb.	.35
Quaker Plain, 3 lb.	.26
White Birch, 5 lb.	.28
Quaker, 5 lb.	.35

CITRUS JUICES

Grapefruit Juice:	
Wigwam, 18 oz.	.16
Wigwam, 47 oz.	.37
Tex-Delta, 18 oz.	.17
Tex-Delta, 46 oz.	.37
Gold Inn, 46 oz.	.39
Curtis, 46 oz.	.37
Curtis, #2 can.	.17

COFFEE

Maxwell House, 1 lb.	.38
M. J. B. Coffee, 1 lb.	.35
White House, 1 lb.	.30
Chocolate Cream (glass), 1 lb.	.38
Chocolate Cream (bag), 1 lb.	.33

CEILING PRICES, DICKINSON COUNTY, MICH.—
Continued

COFFEE—continued

Clover Farm, 1 lb.	\$0.39
Del Monte, 1 lb.	.33
Folgers, 1 lb.	.33
Golden Cup Coffee, 1 lb.	.33
Green Cup Coffee, 1 lb.	.23
Royal Guest, 1 lb.	.23
Golden Dawn, 1 lb.	.23
Hills Bros, 1 lb.	.38
I. G. A. DeLuxe, 1 lb.	.33
Fargo DeLuxe, 1 lb.	.33
White Birch, 1 lb.	.23
Wigwam, 1 lb.	.29
Arco, 1 lb.	.24
Kings Ransom, 1 lb.	.23
Leadway, 1 lb.	.39
Kaffee Hag, 1 lb.	.40
Sanka, 1 lb.	.41
Geo. Washington, 1½ oz.	.59

COFFEE SUBSTITUTES

Instant Postum, 8 oz.	.44
Instant Postum, 4 oz.	.26
Postum Cereal, 18 oz.	.22
Victory Cereal, 1 lb.	.13
Economy Cup, 1 lb.	.18
Jah Vah Cereal Beverage, 1 lb.	.20
Nescafe, 4 oz.	.34
Sepro Malt Cereal, 1 lb.	.17

SHORTENING, HYDROGENATED

Crisco, glass, 3 lb.	.62
Crisco, glass, 1 lb.	.23
Spry, glass, 3 lb.	.62
Spry, glass, 1 lb.	.23
Snow Cream, 1 lb.	.27
Clover Farm, 3 lb.	.76
I. G. A., 3 lb.	.75

LARD

Any brand, pure, per lb.	.19
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POULTRY

Dressed, fryers and broilers, per lb.	.43
Dressed fowl, per lb.	.23

DRYED FRUIT

Raisins:	
Mission Seedless, 4 lb.	.64
Mission Seedless, 2 lb.	.33
Mission Seedless, 15 oz.	.16
Mission Choice Seedless, 15 oz.	.16
Sunmaid Nectar, seedless, 15 oz.	.16
Quaker, Seedless, Choice, 15 oz.	.18
Eureka, Golden Bleached, 16 oz.	.18
Frontenac, Golden Bleached, 16 oz.	.19
Dates:	
Desert Treasure, 1 lb.	.63
Daglet Moor, bulk fancy, 15 lb., per lb.	.44
Daglet Moor, bulk choice, 15 lb., per lb.	.41
Bagdad, unpitted, 1 lb.	.69
Prunes:	
Sunsweet, 2 lb.	.36
Sunsweet, extra large, 1 lb.	.21
Sunsweet, medium, 1 lb.	.29

COOKING AND SALAD OILS

Mazola Salad Oil:	
Tin, 1 gal.	2.69
Glass, 1 gal.	2.04
Tin, ½ gal.	1.10
Glass, 1 qt.	.69
Tin, 1 qt.	.63
Glass, 1 pt.	.36
Tin, 1 pt.	.33
Amazo Cooking Oil, tin, 5 gal.	9.01

CANNED MILK

Evaporated:	
White Birch, tall.	.11
Pet, tall.	.11
Carnation, tall.	.11
Very Fine, tall.	.11
Libby's, tall.	.11
Frontenac, tall.	.11
I. G. A., tall.	.11
Page, tall.	.11

CEILING PRICES, DICKINSON COUNTY, MICH.—
Continued

CANNED MILK—continued

Evaporated—Continued.	
Mansfield, tall.	\$0.11
Land-o-Lakes, tall.	.11
Pet, baby.	.05
Carnation, baby.	.05
Very Fine, baby.	.05
Page, baby.	.05
Frontenac, baby.	.05
I. G. A., baby.	.05
Land-o-Lakes, baby.	.05
Condensed, Eagle.	.21

PEANUT BUTTER

Brownie, 24 oz.	.52
Brownie, 12 oz.	.31
Clover Farm, 32 oz.	.77
Jumbo, 10½ oz.	.29
Peter Pan, 13 oz.	.41
Slippy, 1 lb.	.46
Fal, 1 lb.	.33
Fal, 32 oz.	.71
Fal, 24 oz.	.53
Fal, 6 oz.	.17
White Birch, 32 oz.	.63
White Birch, 24 oz.	.54
White Birch, 16 oz.	.35
White Birch, 8 oz.	.19
Peter Pan, 4½ oz.	.17
St. Laurent, 1 lb.	.33
St. Laurent, 32 oz.	.71
St. Laurent, 24 oz.	.53
St. Laurent, 6 oz.	.17

BABY FOODS

All varieties:	
Clover Farm, 4½ oz.	.67
Larson's, 4½ oz.	.67
Libby's, 4½ oz.	.63
Gerber's 4½ oz.	.63
Dry cereal, Gerber's, 8 oz.	.14

MOLASSES

Brer Rabbit:	
Gold Label, 5 lb.	.73
Gold Label, 2½ lb.	.33
Gold Label, 24 oz.	.33
Gold Label, 16 oz.	.23
Gold Label, 12 oz.	.20
Green Label, tin, 10 lb.	1.15
Green Label, 24 oz.	.32
Green Label, 12 oz.	.17
I. G. A., tin, 10 lb.	.69
I. G. A., 5 lb.	.37
I. G. A., 1½ lb.	.14
Jay Tee, tin, 10 lb.	.33
Jay Tee, 1½ lb.	.12
Eake Good, 10 lb.	.81
Eake Good, 5 lb.	.43
Aunt Dinah, 12 oz.	.12
Pickananny, 1½ lb.	.12
Red Hen, 10 lb.	.83
Red Hen, 5 lb.	.45
Red Hen, glass, 2½ lb.	.27

CANE AND MAPLE SYRUP

Vermont Maid, 12 oz.	.21
Vermont Maid, 24 oz.	.41
Old Manco, 32 oz.	.55
Log Cabin, 12 oz.	.21
Flapjack, 32 oz.	.31

CORN SYRUP

Karo:	
Red Label, glass, 10 lb.	.73
Red Label, 5 lb.	.42
Red Label, glass, 1½ lb.	.17
Blue Label, glass, 10 lb.	.73
Blue Label, glass 5 lb.	.41
Blue Label, glass, 1½ lb.	.16

FARGO:

Golden, 5 lb.	.39
Golden, 1½ lb.	.15
White, 5 lb.	.41
White, 1½ lb.	.16
Pond's:	
Golden, 52 oz.	.35
Golden, glass, 10 lb.	.64
White, 52 oz.	.37
White, 10 lb.	.67

CEILING PRICES, DICKINSON COUNTY, MICH.—
Continued

PROCESSED FISH

Salmon:	
Libby's, ½ lb.	\$0.33
Demming, ½ lb.	.33
Red Alaska, ½ lb.	.33
Libby's, 1 lb.	.51
Demming, 1 lb.	.51
Red Alaska, 1 lb.	.51
Libby's, Fancy Chinook, 1 lb.	.54
Enjoy, Red Sockeye, ½ lb.	.38
Gilnetters Best, Fancy Chinook, ½ lb.	.43
Gilnetters Best, Fancy Chinook	
Columbia River, 1 lb.	.69
Happyvale, Pink, 1 lb.	.29
Recipe, Pink, 1 lb.	.29
Black Top, Pink, 1 lb.	.28
Banner, Chum, 1 lb.	.27
Brookdale, Chum, 1 lb.	.28
Happyvale, Pink, ½ lb.	.20
Recipe, Pink, ½ lb.	.20
Shrimp:	
Salad, Medium, 7 oz.	.36
Liberty, Medium, 7 oz.	.36
Crescent, Small, 7 oz.	.34
Silver Spray, Broken, 7½ oz.	.33
Silver Spray, Jumbo, 7 oz.	.41
Wigwam, Jumbo, 7 oz.	.41
Tuna White Meat, Van Camps, ½ lb.	.52
Tuna Flakes, Green Label, ½ lb.	.35
Lobsters, Red Jacket, ¼ lb.	.22
Codfish, medium, Bulk, 50 lb.—per lb.	.20
Oysters, Am. Beauty, 7½ oz.	.44

NOODLES

Mother's Asst'd, 10 oz.	.15
Jennie Lee, 16 oz.	.22
Jennie Lee, 10 oz.	.15
Wigwam, 1 lb.	.20
Wigwam, 8 oz.	.11
Clover Farm, 8 oz.	.13
Waldo, 12 oz.	.16
Favorite, 12 oz.	.17
Favorite, 8 oz.	.12
Ma Klines, 12 oz.	.17
Ma Klines, 8 oz.	.11
Marjorie Daw, 1 lb.	.18
Michigan, 12 oz.	.17
Creamette, 5 oz.	.09
Vermicelli, Mothers, 8 oz.	.08

MACARONI

Jennie Lee, 14 oz.	.12
Jennie Lee, 8 oz.	.08
Red Cross, 1 lb.	.13
Red Cross, 7 oz.	.05
White Birch, 10 lb.	.71
White Birch, 5 lb.	.38
White Birch, 2 lb.	.15
White Birch, 1 lb.	.07
Italian, 20 lb.	2.31
Palerno, 20 lb.	2.37
Capitol, 2 lb.	.20
Highway, 2 lb.	.22
Highway, 7 oz.	.06
Victory, 10 lb.	1.03
Victory, 2 lb.	.22
Waldo, 10 lb.	1.03
Golden Dawn, 1 lb.	.11
White Pearl, 7 oz.	.06
Clover Farm, 8 oz.	.09
Paglacchi, 20 lb.	2.19
Frontenac, Long, 1 lb.	.11
Mothers, Long, 8 oz.	.09
Capitol, Elbow, 2 lb.	.15
Highway, Elbow, 5 lb.	.56
Mothers, Alphabets, 5 oz.	.08
Mothers, Creamette, 3 lb.	.87
Mothers, Creamette, 8 oz.	.09
Van Camp, Tenderoni, 8 oz.	.10

SPAGHETTI

Mothers, 3 lb.	.35
Mothers, 8 oz.	.09
Jennie Lee, 8 oz.	.08
Capitol, 2 lb.	.20
Palerno, 20 lb.	2.35

CEILING PRICES, DICKINSON COUNTY, MICH.—
Continued

SPAGHETTI—continued

Highway, 2 lb.	\$0.22
Highway, 7 oz.	.06
Waldo, 10 lb.	1.03
Victory, 10 lb.	1.03
Victory, 2 lb.	.22
Golden Dawn, 1 lb.	.11
White Pearl, 7 oz.	.06
Clover Farm, 8 oz.	.09
White Birch, 10 lb.	.71
White Birch, 5 lb.	.38
White Birch, 2 lb.	.15
Paglacchi, 20 lb.	2.19
Mothers, Elbow, 3 lb.	.43
Golden Dawn, Elbow, 2 lb.	.15
Highway, Elbow, 5 lb.	.55
Highway, Creamette, 3 lb.	.44
Van Camp, Tenderoni, 6 oz.	.11

(Pub. Laws 421 and 729, 77th Cong.; E.O. 9250, 7 F.R. 7871; E.O. 9328, 8 F.R. 4681)

Issued this 8th day of May 1943.

LAWRENCE L. FARRELL,
District Director
Iron Mountain District.

[F. R. Doc. 43-8402; Filed, May 25, 1943;
3:33 p. m.]

Region IV.

[Atlanta Order 2 Under Gen. Order 51]

COMMUNITY CEILING PRICES FOR ATLANTA
AREA, GEORGIA

For the reasons set forth in an opinion issued simultaneously herewith, and under the authority vested in the District Director of the Atlanta District Office of Region IV by the Emergency Price Control Act of 1942 as amended (Pub. Laws 421 and 729, 77th Cong.), Executive Order 9250 (7 F.R. 7871), Executive Order 9328 (8 F.R. 4681), General Order No. 51 (8 F.R. 6008) and Regional Delegation Order No. 6, this Order No. 2 is hereby issued.

SECTION 1 *Purpose of order.* (a) In accordance with the provisions of General Order No. 51 this order establishes in section 10 community dollars and cents ceiling prices for certain food items sold in class 1 and class 2 retail stores located within the Atlanta marketing area.

(b) To reduce retail sales prices of all retail sellers, except retail route sellers, of food items enumerated herein or added by amendment hereto to the community ceiling prices set out herein.

(c) To prohibit class 3 and class 4 retail stores from offering or selling at retail the food items enumerated herein or added by amendment hereto at prices higher than the maximum prices established therefor by any other price regulations issued by the Office of Price Administration in all instances where such prices are lower than the community ceiling prices established hereby.

SEC. 2 *Prohibitions.* No person except a "retail route seller" shall sell at retail within the Atlanta marketing area any food item named in this order at a price higher than the community dollars and cents ceiling price established hereby. "Retail route sellers" may continue to charge their present ceiling prices. The community ceiling prices established herein shall be the only ceiling prices for

the enumerated food items applicable to class 1 and class 2 retail stores. No person selling at retail other than in the operation of class 1 or class 2 retail stores is permitted to sell or deliver at retail any of the food products enumerated herein at a price higher than the maximum price established therefor by any other price regulation issued by the Office of Price Administration.

SEC. 3 *Posting—(a) Selling prices.* Every person operating a retail store within the Atlanta marketing area at which the food items enumerated herein or included by amendment hereto are offered for sale shall post the selling prices thereof in a legible and clearly visible manner at or near the place where such food item is offered for sale.

(b) *Ceiling prices.* Every person operating a class 1 or class 2 retail store within the Atlanta marketing area shall post in a conspicuous place in such establishment a list of the community ceiling prices for said food items when such list is supplied by the Office of Price Administration. Other retailers shall continue to post ceiling prices for said food items as required by the maximum price regulation applicable thereto.

(c) *Class of stores.* Every person operating a retail store within the Atlanta marketing area at which there is offered for sale any of the food items enumerated herein, or such other items as may be included in this order by amendment, shall post a sign in a conspicuous place reading "OPA-1", "OPA-2", "OPA-3", "OPA-4", whichever is applicable, thus making known the class to which the store belongs, so that the lettering thereof may be clearly seen by the customers of such store.

SEC. 4 *Applicability of General Order No. 51.* This order is subject to all of the provisions of General Order No. 51, which are hereby made a part hereof.

SEC. 5 *Effective date.* This order becomes effective on and after May 17, 1943.

SEC. 6 *Definitions.* (a) "Retail sale" means a sale of any of the food items described herein to an ultimate consumer, other than a commercial, industrial, governmental or institutional user.

(b) "Retail route seller" means any person offering for sale at retail any of the food items mentioned herein from an inventory stock in trucks, or other conveyances, operated by driver-salesmen over regular routes. A retail seller is a "retail route seller" only for the food items which are sold and delivered in this way.

(c) "Atlanta marketing area" means Fulton, Cobb and DeKalb counties of the State of Georgia.

(d) "Class 1 retail store" means an "independent" retail store with annual gross sales of less than \$50,000. A retail store shall be an "independent" retail store if it is not one of a group of four or more retail stores under one ownership whose combined annual gross sales are \$500,000 or more. A farmer shall be deemed to be a person operating a Class 1 retail store for the purposes of this order with respect to the sales at retail

CEILING PRICES, ATLANTA AREA, GA.—Continued

Item	Brand	Grade and kind	Size	Container type	Independent retailer with annual gross sales	
					Class 1 under \$50,000	Class 2 \$50,000 but less than \$250,000
(b) Tomato Juice....	American Beauty	Can	\$0.11	\$0.11
	Bush's Best	Can	.24	.24
	Campbell's	46 or 47 oz.	Can	.09	.09
	Campbell's	41-14 oz.	Can	.12	.12
	Campbell's	2303-20 oz.	Can	.12	.12
	Campbell's	46 or 47 oz.	Can	.23	.23
	Heinz	46 or 47 oz.	Can	.13	.13
	Heinz	18 oz.	Can	.09	.09
	Libby's	41-14 oz.	Can	.12	.12
	Phillips	46 or 47 oz.	Can	.03	.03
	Phillips	46 or 47 oz.	Can	.12	.12
	Stouffer's	46 or 47 oz.	Can	.12	.12
(c) Fruit cocktail....	Del Monte	46 or 47 oz.	Can	.12	.12
	Del Monte	46 or 47 oz.	Can	.12	.12
	Del Monte	46 or 47 oz.	Can	.12	.12
	Del Monte	46 or 47 oz.	Can	.12	.12
	Del Monte	46 or 47 oz.	Can	.12	.12
	Del Monte	46 or 47 oz.	Can	.12	.12
	Del Monte	46 or 47 oz.	Can	.12	.12
	Del Monte	46 or 47 oz.	Can	.12	.12
	Del Monte	46 or 47 oz.	Can	.12	.12
	Del Monte	46 or 47 oz.	Can	.12	.12
	Del Monte	46 or 47 oz.	Can	.12	.12
	Del Monte	46 or 47 oz.	Can	.12	.12
(d) Peaches.....	Georgia halved	Can	.15	.15
	Georgia halved	Can	.15	.15
	Georgia halved	Can	.15	.15
	Georgia halved	Can	.15	.15
	Georgia halved	Can	.15	.15
	Georgia halved	Can	.15	.15
	Georgia halved	Can	.15	.15
	Georgia halved	Can	.15	.15
	Georgia halved	Can	.15	.15
	Georgia halved	Can	.15	.15
	Georgia halved	Can	.15	.15
	Georgia halved	Can	.15	.15
(e) Pineapple.....	Standard	Can	.12	.12
	Standard	Can	.12	.12
	Standard	Can	.12	.12
	Standard	Can	.12	.12
	Standard	Can	.12	.12
	Standard	Can	.12	.12
	Standard	Can	.12	.12
	Standard	Can	.12	.12
	Standard	Can	.12	.12
	Standard	Can	.12	.12
	Standard	Can	.12	.12
	Standard	Can	.12	.12
(f) Pear.....	Standard	Can	.12	.12
	Standard	Can	.12	.12
	Standard	Can	.12	.12
	Standard	Can	.12	.12
	Standard	Can	.12	.12
	Standard	Can	.12	.12
	Standard	Can	.12	.12
	Standard	Can	.12	.12
	Standard	Can	.12	.12
	Standard	Can	.12	.12
	Standard	Can	.12	.12
	Standard	Can	.12	.12

Issued this 15th day of May, 1943.

E. A. THOMAS, JR.,
District Director,
Atlanta District.

[F. R. Dec. 43-6231; Filed, May 24, 1943; 2:24 p. m.]

(1) "Community ceiling prices" means the highest or maximum prices permitted to be charged by this order.

Sec. 7 Any person who violates any provision of this order is subject to the criminal penalties, civil enforcement actions, license suspension proceedings and suits for treble damages which are provided by the Emergency Price Control Act of 1942 as amended.

Sec. 8 Lower prices than the maximum prices established by this order may be charged, demanded, paid or offered.

Sec. 9 This order may be revoked or amended at any time.

Sec. 10 The community ceiling prices and cents ceiling prices established. There is set out herein a list of the food items affected and the community ceiling prices thereof.

CEILING PRICES, ATLANTA AREA, GA.

Item	Brand	Grade and kind	Size	Container type	Independent retailer with annual gross sales	
					Class 1 under \$20,000	Class 2 \$20,000 but less than \$250,000
(a) Green beans....	Bush's Best	Can	\$0.12	\$0.12
	Libby's	Can	.12	.12
	Libby's	Can	.12	.12
	Libby's	Can	.12	.12
	Libby's	Can	.12	.12
	Libby's	Can	.12	.12
	Libby's	Can	.12	.12
	Libby's	Can	.12	.12
	Libby's	Can	.12	.12
	Libby's	Can	.12	.12
	Libby's	Can	.12	.12
	Libby's	Can	.12	.12
(b) Lima beans....	Libby's	Can	.12	.12
	Libby's	Can	.12	.12
	Libby's	Can	.12	.12
	Libby's	Can	.12	.12
	Libby's	Can	.12	.12
	Libby's	Can	.12	.12
	Libby's	Can	.12	.12
	Libby's	Can	.12	.12
	Libby's	Can	.12	.12
	Libby's	Can	.12	.12
	Libby's	Can	.12	.12
	Libby's	Can	.12	.12
(c) Beans.....	Libby's	Can	.12	.12
	Libby's	Can	.12	.12
	Libby's	Can	.12	.12
	Libby's	Can	.12	.12
	Libby's	Can	.12	.12
	Libby's	Can	.12	.12
	Libby's	Can	.12	.12
	Libby's	Can	.12	.12
	Libby's	Can	.12	.12
	Libby's	Can	.12	.12
	Libby's	Can	.12	.12
	Libby's	Can	.12	.12
(d) Carrots.....	Libby's	Can	.12	.12
	Libby's	Can	.12	.12
	Libby's	Can	.12	.12
	Libby's	Can	.12	.12
	Libby's	Can	.12	.12
	Libby's	Can	.12	.12
	Libby's	Can	.12	.12
	Libby's	Can	.12	.12
	Libby's	Can	.12	.12
	Libby's	Can	.12	.12
	Libby's	Can	.12	.12
	Libby's	Can	.12	.12
(e) Corn.....	Libby's	Can	.12	.12
	Libby's	Can	.12	.12
	Libby's	Can	.12	.12
	Libby's	Can	.12	.12
	Libby's	Can	.12	.12
	Libby's	Can	.12	.12
	Libby's	Can	.12	.12
	Libby's	Can	.12	.12
	Libby's	Can	.12	.12
	Libby's	Can	.12	.12
	Libby's	Can	.12	.12
	Libby's	Can	.12	.12
(f) Peas.....	Libby's	Can	.12	.12
	Libby's	Can	.12	.12
	Libby's	Can	.12	.12
	Libby's	Can	.12	.12
	Libby's	Can	.12	.12
	Libby's	Can	.12	.12
	Libby's	Can	.12	.12
	Libby's	Can	.12	.12
	Libby's	Can	.12	.12
	Libby's	Can	.12	.12
	Libby's	Can	.12	.12
	Libby's	Can	.12	.12
(g) Tomatoes.....	Libby's	Can	.12	.12
	Libby's	Can	.12	.12
	Libby's	Can	.12	.12
	Libby's	Can	.12	.12
	Libby's	Can	.12	.12
	Libby's	Can	.12	.12
	Libby's	Can	.12	.12
	Libby's	Can	.12	.12
	Libby's	Can	.12	.12
	Libby's	Can	.12	.12
	Libby's	Can	.12	.12
	Libby's	Can	.12	.12

than the ceiling prices fixed herein for his particular class of retailers as defined in section 4 hereof. Retail route sellers may continue to charge their present ceiling prices. The ceiling prices fixed herein for a class of retailers shall be the only ceiling prices for such food items for all sellers in that class.

Sec. 3 Posting—(a) Selling prices. All retail stores must post their selling prices for the food items listed below on the item or at or near the place where such food item is offered for sale.

SECTION 1 What this order does. In accordance with the provisions of General Order No. 51, this order establishes in section 7, Dollars-and-cents ceiling prices for certain food items sold at retail in the following area: Chatham County, Georgia.

Sec. 2 Applicability. No seller, except a "retail route seller", may charge more

(b) *Ceiling prices.* All retail stores must post, in a conspicuous place in the store, a list of the ceiling prices for such food items, when such list is supplied by the Office of Price Administration.

(c) *Class of store.* All retail stores selling any of the food items listed below must post a sign showing the appropriate class of retailers, which sign will read "OPA-1", "OPA-2", "OPA-3", or "OPA-4", whichever applies, so that it can be clearly seen by their customers.

Sec. 4 *Definitions of classes of retailers.* For the purpose of this regulation, retailers are divided into the following four classes:

(a) *Class 1.* "Independent" retail stores with "annual gross sales" of less than \$50,000. A retail store shall be an "independent" retail store if it is not one of a group of four or more stores under one ownership whose combined "annual gross sales" are \$500,000 or more.

(b) *Class 2.* "Independent" retail stores with "annual gross sales" of \$50,000 or more, but less than \$250,000.

(c) *Class 3.* Retail stores, other than "independent" retail stores, with "annual gross sales" of less than \$250,000.

(d) *Class 4.* Any retail store with "annual gross sales" of \$250,000 or more.

(e) *Farmers and other sellers.* Farmers should be considered class 1 retailers for retail sales. Other sellers not retail stores shall find their class according to their 1942 volume of retail sales of all foods. (See section 21 of Revised MPR 238 for the meaning and method of determining "annual gross sales.")

Sec. 5 *Applicability of General Order No. 51.* This order is subject to all the provisions of General Order No. 51, which are hereby made a part of this order.

Sec. 6 *Effective date.* This order becomes effective on May 17, 1943.

Sec. 7 *The dollars-and-cents ceiling prices established.* The following is a list of the food items and the ceiling prices thereof:

CEILING PRICES, CHATHAM COUNTY, GA.

PINEAPPLE

Argo, crushed, No. 2 can	\$0.24
Del Monte, crushed, No. 2½ can	.30
Dole, sliced, No. 2 can	.25
Dole, sliced, No. 2½ can	.30
Libby's, crushed, No. 2½ can	.30
Libby's, sliced, No. 2 can	.25
Libby's, crushed, 8 oz. can	.12
Plee-Zing, sliced, No. 2 can	.25
Realm, sliced, No. 2 can	.24
Rosedale, sliced, No. 2 can	.24
Summer Isles, broken slices, No. 2 can	.21
Today's, crushed, No. 2 can	.24
Today's, sliced, No. 2 can	.24
Today's, sliced, No. 2½ can	.30

PINEAPPLE JUICE

Dole, No. 2 can	.17
Libby's, No. 2 can	.17

PEACHES

All Good, No. 2½ tin	.27
Del Monte, Melba halves, No. 2½ tin	.29
Del Monte, regular, No. 2½ jar	.29
Libby's, regular, No. 2 tin	.25
Libby's, freestone, No. 2½ tin	.34
Maytime, yellow cling halves, No. 2½ tin	.26
Maytime, yellow cling sliced, No. 2½ tin	.26
Plee-Zing, yellow cling sliced, No. 2½ tin	.29

CEILING PRICES, CHATHAM COUNTY, GA.—Con.

PEACHES—continued

Plee-Zing, Elberta sliced, No. 2½ tin	\$0.35
Premier, sliced, No. 2½ jar	.36
Premier, halves, No. 2½ jar	.36
Rosedale, No. 2½ tin	.28
Today's, halves, No. 2 tin	.22
Today's, sliced, No. 2½ tin	.30
Val Vita, Y. C. halves, No. 2½ tin	.25
Val Vita, Y. C. sliced, No. 2½ tin	.25

PEARS

Argo, halves, No. 1 tall tin	.16
Libby, halves, No. 2 tin	.26
Libby, halves, No. 2½ jar	.37
Libby, halves, No. 2½ tin	.35
Maytime, halves, No. 2½ tin	.29
Plee-Zing, halves, No. 2 tin	.26
Plee-Zing, halves, No. 2½ tin	.33
Rosedale, halves, No. 2½ tin	.31

LIMA BEANS

Phillips, green and white, No. 2 can	.15
Plee-Zing, fancy small, No. 2 can	.22
Plee-Zing, green, No. 2 can	.25
Plee-Zing, midget, No. 2 can	.26
Argo, ext. std., No. 2 can	.17
Rosedale, green and white, No. 2 can	.15

STRING BEANS

Bush's Cut, No. 2 can	.14
Clinton Cut, No. 2½ can	.17
Daufuski, ext. std., No. 2 can	.15
Georgia Land, cut green, No. 2 can	.14
Monarch, No. 2 can	.24
Oakhill, No. 2 can	.14
Princess, cut ext. std., No. 2 can	.14
Sunbeam, cut, No. 2 can	.17
Sunshine, cut ext. std., No. 2 can	.15
Today's, fancy cut, No. 2 can	.14
Today's, fancy whole, No. 2 can	.20

FRUIT COCKTAIL

All Gold, 16 oz. jar	.23
All Gold, No. 2½ jar	.36
Del Monte, 17 oz. tin	.19
Gold Bar, 16 oz. glass	.23
Gold Bar, No. 2 tall tin	.24
Gold Bar, No. 2½ glass	.36
Libby's, No. 2½ tin	.35
Libby's, No. 2½ glass	.36
Today's, No. 2½ tin	.34

CORN

Del Monte, country gent. fcy., 16 oz. tin	.15
Del Monte, golden, 16 oz. tin	.15
Del Monte, golden, No. 2 tin	.17
Del Monte, country gentleman, No. 2 tin	.17
Del Monte, golden whole kernel, 16 oz. tin	.18
Flavor Held, golden whole kernel, 16 oz. tin	.17
Libby, golden whole kernel, No. 2 tin	.18
Libby, golden, No. 2 tin	.18
Lily of Valley, cream style golden, No. 2 tin	.18
Lily of Valley, white cream style, No. 2 tin	.18
Monarch, whole kernel, No. 2 tin	.19
Niblet, whole kernel, 12 oz. tin	.15
Plee-Zing (cream style), golden fancy, 16 oz. tin	.15
Plee-Zing, golden wh. gr. fcy., No. 2 tin	.18
Plee-Zing, country gentleman, No. 2 tin	.17
Plee-Zing, fcy. cream style, No. 2 tin	.18
Premier, fcy. gldn. crushed, No. 2 tin	.17
Today's (choice), country gentleman, 16 oz. tin	.17

TOMATOES

Argo, std., No. 2 can	.14
Argo, No. 2½ can	.19
Monarch, No. 2 can	.19
Monarch, No. 2½ can	.25
Phillips, No. 2 can	.14

CEILING PRICES, CHATHAM COUNTY, GA.—Con.

TOMATO JUICE

Campbell's, new and imp., 20 oz. can	\$0.12
Campbell's, 47 oz. can	.28
Heinz, No. 2 can	.14
Heinz, 46 oz. can	.27
Libby's, No. 2 can	.13
Plee-Zing, 47 oz. can	.27
Premier, 18 oz. can	.12
Premier, 46 oz. can	.27

PEAS

Argo, ext. std., No. 2 can	.18
Comstock, swt. No. 1 sieve, No. 2 can	.20
Giant Green, 17 oz. can	.18
Lady Host, Petit Poles, No. 2 can	.18
Lily of Valley, little gem sweet, No. 2 can	.19
White Trail, early June fancy, No. 2 can	.19
Yacht Club, No. 2 can	.19
Today's, midget ext. fcy., No. 2 can	.22

(Pub. Laws. 421 and 729, 77th Cong.; E.O. 9250, 7 F.R. 7871 and E.O. 9328, 8 F.R. 4681, Gen. Order 51, 8 F.R. 6008)

Issued this 15th day of May 1945.

JOHN W. CARSWELL,
District Director,
Savannah District.

[F. R. Doc. 43-8429; Filed, May 26, 1943; 5:08 p. m.]

Region V.

[Houston Order 2 Under Gen. Order 51]

COMMUNITY CEILING PRICES FOR HARRIS COUNTY, TEXAS

SECTION 1 *What this order does.* In accordance with the provisions of General Order No. 51, this order establishes, in section 7 community (dollars-and-cents) ceiling prices for certain food items sold in class 1 retail stores located in the following area: All of Harris County, Texas.

Sec. 2 *Application to other sellers.* No sellers except a "retail route seller," may charge more than these community (dollars and cents) ceiling prices. Retail route sellers may continue to charge their present ceiling prices. The community ceiling prices shall be the only ceiling prices for such food items for "class 1 retail stores." All other sellers must continue to charge no more than any lower ceiling prices established by any other applicable price regulations.

Sec. 3 *Posting—(a) Selling prices.* All retail stores must post their selling prices for the food items listed below on the item or at or near the place where such food is offered for sale.

(b) *Ceiling prices.* All class 1 retail stores must post in a conspicuous place in the store, a list of the community ceiling prices for such food items, when such list is supplied by the Office of Price Administration. Other retailers must continue to post ceiling prices as required by any other applicable regulation fixing their ceiling prices.

(c) *Class of store.* All retail stores selling any of the food items listed below must post a sign reading, "OPA—", "OPA-2", "OPA-3", or "OPA-4" whichever applies so that it can be clearly seen by their customers. The definitions of classes of retailers shall be those con-

tained in Revised Maximum Price Regulation Nos. 238 and 268.

SEC. 4 *Applicability of General Order No. 51.* This order is subject to all the provisions of General Order No. 51, which are hereby made a part of this order.

SEC. 5 *Application to other orders.* Community prices under Order No. 1 under General Order No. 51, issued May 8, 1943, for this area, remain in effect. This Order No. 2 establishes additional community prices for this area.

SEC. 6 *Effective date.* This order becomes effective on May 24, 1943.

SEC. 7 *The community (dollars and cents) ceiling prices established.* The following is a list of the food items and the community ceiling prices thereof:

COMMUNITY CEILING PRICES, HARRIS COUNTY, TEXAS

APPLES

Apple Pie Ridge (apple sauce), #2	\$0.13
Hartman Apple Juice, 12 oz.	.10
Laurel Ridge Apple Sauce, #300	.09
Libby's Applesauce, #2	.20
Monarch Apple Sauce, #2	.17
Morgan Apple Juice, 16 oz.	.11
Morgan Apple Juice, 47 oz.	.21
Mott's Apple Juice, 20 oz.	.14
Mott's Apple Juice, qts.	.21
Mott's Apple Juice, 1/2 gal.	.46
Mott's Apple Juice, 46 oz.	.28
Mott's Apple Juice, Sweet Cider (1 gal.)	.76
Musselman Apple Sauce, #2	.13
Sun Sparkle, Apple Cider, pts.	.20
Sun Sparkle, Apple Cider, qts.	.35
V. B. Apple Sauce, #2	.16
White House, Apple Cider, 1/2 gal.	.49
White House, Apple Cider, gal.	.79
White House, Apple Juice, 6 oz.	.06
White House, Apple Juice, pts.	.11
White House, Apple Juice, 32 oz.	.20
White House, Apple Juice, 46 oz.	.28
White House, Applesauce, #303	.13

APRICOTS

Libby's Apricots, #2 1/2	.30
Libby's Apricots, #2 1/2, glass (chole)	.34
Libby's Apricots, Whole spiced, #2 1/2 glass	.33
Pratt-low, Apricots, choice, #2 1/2	.29
Red & White Apricots, Halves, #2 1/2	.33
Red & White Apricots, Halves, #2 1/2 glass	.34
Rosedale Apricots, Std., #2 1/2	.25
Val-Vita, Apricots, Unpeeled, #2 1/2	.23
Fargo, Apricot Nectar, Choice, 12 oz.	.10
Heart's Delight Apricot Nectar, 46 oz.	.35

CHERRIES

Cheripack, Cherries, #2	.20
Cherry King, #2	.20
Honest George, #2	.20
Monarch, Red Pitted, Fancy, #1 tall	.17
Monarch, Black Bing, Fancy, #2 1/2	.35
Montmorency, R. S. P., #303	.19
Queen Anne Maraschino, 2 oz.	.07
Queen Anne Maraschino, 4 1/2 oz.	.10
Queen Anne Maraschino, 7 oz.	.16
Queen Anne Maraschino, 16 oz.	.33
Queen Anne Maraschino, 28 oz.	.74
Royal Anne, #303, glass	.27
Royal Anne, #2 1/2, glass	.42
Rio Grande, Maraschino, 5 oz.	.11
Red and White, Maraschino, 3 oz.	.10
Sturgeon Bay, R. S. P., #2	.24
Van Dyke, Maraschino, 3 oz.	.09
Van Dyke, Maraschino, 5 oz.	.14
Van Dyke, Maraschino, 8 oz.	.22
Van Dyke, Maraschino, 16 oz.	.41
World Over, Maraschino, green, 3 oz.	.10
World Over, Red, 3 oz.	.09
World Over, Red, 5 oz.	.13

COMMUNITY CEILING PRICES, HARRIS COUNTY, TEXAS—Continued

CHERRIES—continued

World Over, Red, 8 oz.	\$0.21
World Over, Red, 14 oz.	.34
World Over, Red, 16 oz.	.39
World Over, Maraschino, 28 oz.	.70
Cherifresh, Cherry Juice, 12 oz.	.13

FRUIT COCKTAIL AND FRUIT SALAD

Exquisite Fruit Cocktail, 8 oz.	.12
Exquisite Fruit Cocktail, #1 tall	.20
Exquisite Fruit Cocktail, #2 1/2	.35
Fargo Fruit Cocktail, Choice, #1	.16
Fargo Fruit Cocktail, choice, #2 1/2	.28
Libby's Fruit Cocktail, #2 1/2 choice	.34
Libby's Fruit Cocktail, choice, #2 1/2 glass	.37
Monarch Fruit Cocktail, fancy, #1 tall	.29
Monarch Fruit Cocktail, fancy, #2	.34
Muchmore Fruit Cocktail, #1	.15
Peerless Fruit Cocktail, special choice, #1 T.	.16
Pratt-low Fruit Cocktail, #1	.20
Pratt-low Fruit Cocktail, #2	.25
Red & White Fruit Cocktail, #1	.29
Nature Maid, Standard, #1 tall	.20
Exquisite Fruit Salad, #1 tall	.27
Exquisite Fruit Salad, #2 1/2	.33
Libby's Fruit Salad, choice, #2 1/2	.39
Libby's Fruit Salad, choice, #2 1/2 glass	.41

GRAPE JUICE

C & E, pts.	.18
C & E, qts.	.35
Church's, pts.	.18
Church's, qts.	.33
Freedom, 4 oz.	.03
Freedom, qts.	.59
Freedom, pts.	.21
Keystone, pts.	.23
Keystone, qts.	.41
Monarch, fancy, pts., glass	.19
Monarch, fancy, qts., glass	.37
Royal Purple, pts.	.18
Royal Purple, qts.	.34
Red and White, pts.	.18
Welch's, 4 oz.	.03
Welch's, qts.	.23
Welch's, pts.	.53
Widmer's, pts.	.26
Widmer's, qts.	.61

PEACHES

Avalon Halves & Sliced, Std., #2 1/2	.27
Avalon Yellow Cling, Std., #2 1/2	.26
Central Water, #2	.10
Cock Robin, Std., #2 1/2	.20
Del Haven, Std., #2 1/2	.23
Del Hi, Std., #2 1/2	.25
Del Monte, Fancy, #303	.22
Del Monte Elberta, Halves, Fancy, #2 1/2	.33
Del Monte, Sl. Y. C. Fancy, #2 1/2	.31
Del Monte, Sl. Y. C. Fancy, #2 1/2 glass	.33
Exquisite Sliced, Choice, 8 oz.	.11
Exquisite Choice, #1 Tall	.18
Exquisite, Choice #2 1/2	.23
Exquisite, Halves, Choice, #2 1/2	.23
F & P, Choice, Y. C. #2 1/2	.23
Libby's Fancy Whole Spiced, #2 1/2 glass	.36
Libby's #2 Choice	.23
Libby's, Fancy, #2 1/2	.39
Libby's, Fancy, #2 1/2 glass	.32
Lucky Trail, Choice Yellow Free Halves, #2 1/2	.27
Monarch Calif. Sliced, Fancy, #2 1/2	.23
Monarch Halves, #2 1/2 (Fancy)	.23
Muchmore, #2 1/2	.26
Muchmore, Elberta Halves, #2 1/2	.23
Pratt-low Sliced, Choice, 8 oz.	.11
Pratt-low #2 (Choice)	.22
Pratt-low Sliced, Choice, #2 1/2	.23
Pratt-low, Halves, Choice, #2 1/2	.23
Red & White Choice Yellow Cling, #2 1/2	.23

COMMUNITY CEILING PRICES, HARRIS COUNTY, TEXAS—Continued

PEACHES—continued

Red & White Sliced, Choice, #2 1/2	\$0.23
Rosedale Sliced, Std., #2	.19
Rosedale, Std., #2	.20
Ruby Y. C. Sliced or Halves, Std., #2 1/2	.25
Rosedale, #2 1/2	.23
Signet, 1 1/2 #2 1/2 glass	.32
Signet, Sliced Y. C., #1 tall	.20
Stokely's Halves, Fancy, #2 1/2 Reg.	.29
Stokely's Sliced, Fancy #2 1/2	.29
Stokely's Mammoth Halves, Fancy, #2 1/2	.30
Stokely's Elberta Halves, Fancy, #2 1/2	.33
Tallman Std., #2 1/2	.20
Val Vita Sliced, Halves or Whole, Std., #2 1/2	.25
Val Vita, Std., #1 tall	.17
Yellow Hammer, std., #2	.20
Yocomite, Y. C. Halves, Std., #2 1/2	.26
World Wide Sliced, #2 1/2	.22
Rosedale Sliced Seconds, #2 1/2	.25

PEARS

Blue and White, Bartlett, #2 1/2	.30
Cock Robin, #2 1/2, Standard	.20
Cock Robin, Composite, #2 1/2, Standard	.21
Del Monte, halves, #2 1/2, glass	.37
Del Haven, #2 1/2	.31
Everybody, Std., #2 1/2, Choice	.22
Exquisite, 8 oz., Choice	.12
Exquisite, #1 tall, Choice	.29
Exquisite, #2 1/2, Choice	.35
Fordmaster, Bartlett, #2 1/2	.23
For All, #2 1/2, Std.	.23
Hillcrest, Bartlett, Std., #2	.24
Hilldale, #2 1/2	.26
Honor, Bartlett, #2	.27
Inde, Bartlett, #2 1/2	.23
Libby's 12 oz. Juice	.12
Libby's #2	.25
Libby's #2 1/2	.34
Libby's #2 1/2 glass	.36
Libby's Pear Juice, 46 oz.	.43
Monarch, Bartlett, Fancy Tins, #2 1/2	.52
Monarch, Bartlett, #2 1/2 in glass	.36
Pratt-low, 8 oz., Choice	.11
Pratt-low, #2 1/2, Choice	.34
Red and White, Bartlett, #2	.27
Rosedale, Std. Sliced Seconds, #2 1/2	.25
Rosedale, Std., #2	.22
Ruby, Bartlett, #2 1/2	.31
Sam Pan Pear Composite, #2, choice	.16
Sam Pan Pear Composite, #2 1/2, choice	.21
Sea Rock, #2 1/2, choice	.31
Silverdale, #2 1/2	.27
Southern Beauty, #2 1/2, halves, sliced	.25
Stokely, Bartlett, #2 1/2	.35
Sunbeam, Bartlett, Ex. Stand. #2 1/2	.31
Yellow Hammer, #2 1/2	.30

PINEAPPLE AND PINEAPPLE JUICE

Dole, Crushed, Fancy Buffet, 9 oz.	.11
Dole, Crushed, #1 Buffet	.12
Dole, Crushed, Fancy, Flat 9 oz.	.13
Dole, Fancy Sliced, Flat, 9 oz.	.13
Dole, Tidbits, #211	.11
Hilldale Broken Sliced, #2 1/2	.23
Hilldale Broken Sliced, 46 oz.	.22
Libby's Sliced, Fancy, #1	.13
Libby's Sliced, Fancy, #1 1/4	.17
Libby's Sliced, Fancy, #2	.25
Libby's Sliced, Fancy, #2 1/2	.31
Libby's Buffet Crushed, 8 oz.	.12
Libby's Buffet Crushed, #2	.23
Libby's Buffet Crushed, #2 1/2	.31
Monarch, Sliced Fancy, #2 tall	.24
Regina, Broken Sliced, #2	.16
Rosedale Sliced, #1	.13
Rosedale Sliced, #2	.23
Vita Fruit, Broken Sliced, #2 1/2	.20
Dole's Pineapple Juice, #211	.12
Dole's Pineapple Juice, Fancy, #2	.16
Dole's Pineapple Juice, #2 tall	.17
Dole's Pineapple Juice, 46 oz.	.40
Libby's Pineapple Juice, #211	.12
Libby's Pineapple Juice, #2	.17
Libby's Pineapple Juice, 46 oz.	.41

COMMUNITY CEILING PRICES, HARRIS COUNTY,
TEXAS—Continued

MISCELLANEOUS

Cream of the Valley Blackberries, waterpack, #2	\$0.14
Famous Star, Blackberries, waterpack, #300	.10
Famous Star Blackberries, waterpack, #2	.13
Conway Cranberry Sauce, 17 oz.	.19
Exquisite Cranberry Sauce, #300	.17
Exquisite Cranberry Sauce, 16 oz. glass	.19
Ocean Spray Cranberry Sauce, 17 oz.	.17
Ocean Spray Cranberry Sauce, 17 oz. glass	.19
Dignity Seedless Grapes, Fancy, #2½	.27
Valley Grande Papaya Nectar, 12 oz.	.09
Heart's Delight Plum Nectar, 47 oz.	.31
Del Monte Stewed Prunes, #2½ glass, Fancy	.28
Libby's Prune Juice, Quarts, Choice	.33
Sunsweet Prune Juice, Qts.	.30
Ray Crest Prunes, #2½, Choice	.20
Sherwood Prunes, Fresh, #2½, Choice	.20
Del Monte Fancy Strawberries	.23

ASPARAGUS

Fargo, Choice, No. 2, Med. Natural	.34
Fargo, Choice, No. 2, Tip Spears	.34
Monarch, Fancy, No. 2, Large Green Spears	.36
Monarch, Fancy, No. 2, Mammoth, Green	.39
Monarch, Fancy, No. 1, Lg. White Sps.	.43
Pratt-Low (Med. Small) No. 1 Picnic	.20
Pratt-Low (Small—All Green) No. 1 Picnic	.22
Pratt-Low (Med. Small) No. 1 Tall	.24
Pratt-Low, No. 1 Square	.35
Rag Bell, No. 2 (All Green)	.33
Realter (small—all green) No. 1 Picnic	.23
Red & White, Choice, No. 1 Square	.43
Libby's, Blended, Picnic	.24
Libby's, Blended, #1 Square	.44
Libby's, Spears, #2	.35
Libby's, All Green, Picnic	.28
Libby's, All Green, #1 Square	.47
Libby's, All Green, #2	.45

BEANS

Adams Short Cut String Green, #2	.14
Best Tex Cut Wax Beans, #2, Standard	.13
Blue & White Cut Green Beans, #2 X-Std	.14
Delco String Beans, Standard, #2	.14
D-X Cut Wax Beans, #2, Standard	.12
Exquisite Lima Beans, #303	.20
Exquisite Lima Beans, #2	.21
Exquisite Tiny Green Fancy Lima Beans, #2	.22
Exquisite Wax Beans, #2	.17
Fame Tiny Green Lima Beans, Fancy, #303	.19
Faultless Lima Beans, 9½ oz.	.05
Faultless, Ex. Std. Cut Stringless Beans, #2	.14
Faultless Fancy Whole Stringless Green Beans, #2	.18
Gold'n Cut Wax Beans, #2	.13
Hartex Standard Cut Green Beans, #2	.12
Kitts Kettle Ex. Std. Cut Green Beans, #2	.15
Libby's Choice Small Lima Beans, #2	.22
Libby's Choice Tiny Lima Beans, #2	.23
Medina Cut Wax Beans, #2	.12
Our Value Ex. Std. Cut Green Beans, #2	.14
Red & White Cut Wax Beans, #2	.17
Red & White Medium Green Limas, #2	.19
Red & White Small Green Limas, #2	.24
Rio Oro Standard Cut Green Beans, #2	.13
Rion Sun Cut Wax Beans, #2	.13
Stokely's Tiny Green Limas, #2	.22
Stokely's Whole Wax Beans, #2	.23
Uncle William's Whole Green Beans, #2	.18

COMMUNITY CEILING PRICES, HARRIS COUNTY,
TEXAS—Continued

BEANS—continued

Uncle William's Cut Green Beans, #2	\$0.13
Uncle William's Whole Wax Beans, #2	.18
Uncle William's Cut Wax Beans, #2	.13

BEETS	
Faultless, Fancy, #2	.10
Faultless, Fancy, 14 oz.	.13
Faultless, Fancy No. 2, whole	.13
Libby's Choice, 16 oz. glass, shoe string	.14
Libby's Choice, 16 oz. diced, glass	.14
Libby's Choice, 16 oz. glass, sliced	.15
Libby's Choice, No. 2 (10 whole count)	.14
Libby's Choice, No. 2 (15 whole count)	.17
Libby's Choice, 16 oz. glass, (whole count)	.19
Libby's Choice, No. 2 (25 count)	.21
Libby's Choice, 16 oz. glass (25 count)	.23
Libby's Choice, No. 2 (40 count)	.22
Libby's Choice, No. 2 (60 count)	.23
Mayfair Set, 12 oz. glass (spiced)	.16
Scott's, 16 oz.	.11
Uncle William's, No. 2 (cut)	.10
Uncle William's, No. 2 (sliced)	.10
Uncle William's, No. 2 (whole)	.13
Monarch Fancy, 16 oz. glass (diced)	.15
Monarch Fancy, 16 oz. glass (French style)	.15

CORN

Big Value, #2	.15
Country Home, #2	.14
Niblet Ears, #2	.20
Niblets, 12 oz.	.15
Del Maize Cream Style, #303	.13
Del Monte Fancy Cream Style Golden, #303	.14
Del Monte Fancy Cream Style Golden, #2	.17
Del Monte Fancy Cream Style Country Gentleman, #2	.16
Exquisite Country Gentleman, #2	.17
Exquisite Golden, #2	.16
Exquisite Whole Kernel Golden, #2	.18
Fame Fancy Cream Style Golden Bantam, #2	.16
Fame Fancy Whole Kernel Golden Bantam, #2	.17
Fame Fancy Country Gentleman, #2	.17
Faultless Choice Whole Kernel Sugar, 12 oz.	.15
Faultless Choice Whole Kernel Sugar, #2	.16
Faultless Choice Golden Sugar, #2	.15
Faultless Choice White Sweet, #2	.14
Faultless Choice Country Gentleman, #2	.15
Faultless Choice Whole Kernel Country Gentleman, Vac. Packed, 12 oz.	.15
"1942" Standard, #2	.14
Grand Prize Country Gentleman, #303	.14
Grand Prize Country Gentleman, #1	.11
Grand Prize Country Gentleman, #2	.17
Grand Prize Golden, #303	.14
Grand Prize Golden, #1	.11
Grand Prize Whole Kernel Golden, #2	.17
Great Northern Golden Cream, Ex. Std., #2	.13
Golden Jubilee Cream Style, #2	.18
Golden Jubilee, Whole Kernel Golden, #2	.19
Libby's Choice Whole Kernel Golden Sweet, #303	.16
Libby's Choice Whole Kernel Golden Sweet, #2	.18
Libby's Choice Golden Sweet, #303	.15
Libby's Choice Golden Sweet, #2	.17
Libby's Choice Country Gentleman, #303	.15
Libby's Choice Country Gentleman, #2	.17
Libby's Choice Whole Kernel Country Gentleman, #2	.18
Libby's Choice Whole Kernel, #2 s. c.	.16
Libby's Choice Corn-on-Cob, #2½	.21
La Grande Cream Style Golden, #2	.13

COMMUNITY CEILING PRICES, HARRIS COUNTY,
TEXAS—Continued

CORN—continued

Monarch Fancy Whole Kernel, 12 oz., Vacuum Pack	\$0.14
Monarch Fancy White Cream Style, #2	.14
Monarch Fancy Golden Sweet Cream Style, #2	.14
Red & White, Cream Style Golden, #2	.16
Rosedale Standard, #303	.15
Rosedale Standard, #2	.16
Scott's Yellow Sweet, #1	.10
Scott's Yellow Sweet, #2	.14
Stokely Whole Kernel Golden Bantam, #303	.17
Stokely Whole Kernel Golden Bantam, #2	.18
Stokely Cream Style Golden Bantam, #2	.18
Sword White Cream Style, #2	.14
Uncle William's Whole Kernel Golden, 12 oz.	.15
Uncle William's Golden, 12 oz.	.15
Uncle William's Country Gentleman, #2	.15
Uncle William's White Cream Style, #2	.14
Uncle William's Whole Kernel, #2	.16
Uncle William's Golden Sweet, #2	.13

OKRA

Del Dixi, #2	.12
Evangeline, #2	.11
Evangeline, Standard, #2	.11
Pleezing Cut, #2	.11
Pleezing Cut, #303 glass	.10

OKRA AND TOMATOES

Evangeline, #2	.16
Pleezing, #2	.14
Pleezing, 303	.12

PEAS

Blue and White, No. 2	.17
Brestwood, #2	.15
Exquisite, 303	.17
Del Monte (E. G.) 303	.19
Del Monte (Midgots), #1	.15
Del Monte (E. G.), #1	.13
Del Monte (E. G.), #2	.21
Run of the Pod, Faultless, #2	.17
Faultless (Petit Pols), #2	.20
Faultless (Midget Choice), #2	.18
First Lady (Run of the Pod), #2	.16
Garden Patch, #303	.15
Hambrook, #2	.14
Happy Valley Garden, #1	.10
4 Sieve Harvest Inn, Standard, #2	.15
5 Sieve Harvest Inn, Standard, #2	.15
Le Suaur Petit Pols, 8 oz.	.12
1 Sieve Libby's, #2	.23
2 Sieve Libby's, #2	.22
Oria, #1	.08
Oria (D. S.), #2	.09
Our Favorite, #2	.16
Pine Grove (Crowder), #300	.12
Pine Grove (Cream), #300	.12
Pine Grove (Crowder), #2	.14
Rosedale, Standard (#2 Sieve), #303	.17
Rosedale (Garden), #1	.12
Scarlet King (Run of the Pod), #2	.16
Harvest Inn (Sweet), #2	.16
Sweet Blossom, Fancy, #2	.16
Taste Good, #2	.15
Uncle William (Run of the Pod), #2	.18
Uncle William (Midget), #2	.18
Uncle William (Midget), Fancy, #2	.20
Uncle William (Petit Pols), #2	.20
Valley Prime, #303	.12
Valley Prime, #2	.14

PEAS AND CARROTS

Libby's Peas and Carrots, #2	.17
Libby's Peas and Carrots, 16 oz. glass	.20

SPINACH

Stokely's, #2½	.20
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COMMUNITY CEILING PRICES, HARRIS COUNTY,
TEXAS—Continued

TOMATOES

All-Good, #2½	\$.18
Del Monte, Fancy, #2	.18
Del Monte, Fancy, #2½	.24
Exquisite, #2	.16
Fame, #2	.16
Fargo Choice, #2	.14
Grand Prize, #2½	.22
LeGrande, #2	.13
Libby's Choice, #2	.17
Libby's Choice, #2½	.22
Monarch, Fancy #2	.20
Muchmore, #2½	.25
Rosedale, Standard, #2	.15
Rosedale, Standard, #2½	.21
Stokely's, Choice, #2	.16
Texas Standard, #2	.13
Uncle William's, #2	.15
Yacht Club, Choice, #2	.16
Yacht Club, Choice, #2½	.20
Yosemite, #2½	.18

TOMATO CATSUP

Alameda, 14 oz.	.14
Fame, Fancy, 14 oz.	.18
Faultless, Choice, 14 oz.	.17
Frazier, Standard, 14 oz.	.14
Midwest, 10 oz.	.11
Midwest, 14 oz.	.14
Scott County, 8 oz.	.12

TOMATO JUICE

Campbell's, #300	.09
Campbell's, 14 oz.	.09
Campbell's, 20 oz.	.12
Campbell's, 47 oz.	.23
C. H. B., 12 oz.	.09
C. H. B., 47 oz.	.29
Exquisite, Fancy, #300	.09
Exquisite, Fancy, #303	.12
Exquisite, Fancy, 47 oz.	.27
Fargo, Choice, 24 oz., tall	.13
Fargo, Choice, 46 oz.	.28
House of George, 46 oz.	.27
Hurff, 9 oz.	.07
Lady Lynn, #2	.13
Lady Lynn, 47 oz.	.28
Libby's, Fancy, Buffet	.07
Libby's, Fancy, #14 oz.	.09
Monarch, Fancy, 13½ oz.	.09
Prattlow, #2	.13
Prattlow, 46 oz.	.29
Red & White, Fancy, 20 oz.	.12
Red & White, Fancy, 47 oz.	.27
Sacramento Valley, 8 oz.	.06
Sacramento Valley, Picnic	.08
Scott's, 9 oz.	.07
Stokely's, Fancy, 20 oz.	.13
Stokely's, Fancy, 47 oz.	.28

TOMATO PASTE

Flotill, Ex. Fancy, 6½ oz.	.09
Madonna, Fancy, 6 oz.	.09
Madonna, Fancy, 6 oz. glass	.12
Madonna, Fancy, 12 oz. glass	.19
Mattina, Fancy, 6 oz.	.08

TOMATO PUREE

Buffalo, No. 1, tall	.09
Cream of Valley, 4¾ oz.	.05
Texas, Standard, 4¾ oz.	.05
Texas Zest, 10½ oz.	.07
Val Tex, #1	.08
Val Vita, 8 oz.	.06

TOMATO SAUCE

Our Value, Picnic	.07
Sacramento, Fancy, 8 oz.	.06

OKRA AND TOMATO PUREE

Evangeline, 1 lb. in glass	.15
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TURNIP GREENS

Clear Sailing Turnip Greens, #2	.09
Meyer Turnip Greens, #2	.12
Southland Turnip Greens, #2	.09
Valley Rose, Turnip Greens, #2	.12

COMMUNITY CEILING PRICES, HARRIS COUNTY,
TEXAS—Continued

VEGETABLE JUICE

Hains Vegetable Juice, 18 oz.	\$.29
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ASSORTED VEGETABLES

Monarch Assorted Vegetables, #2	.15
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MUSTARD GREENS

Southland Mustard Greens, #2	.09
Meyer Mustard Greens, #2	.11
Uncle William Mustard Greens, #2	.10

PUMPKIN

Libby's Pumpkin, #2½	.16
Public Pumpkin, #2½	.15
Stokely Pumpkins, #2½	.16

CARROTS

Hain Carrots, 12 oz.	.11
Libby's Carrots, Choice, #303	.11
Libby's Diced Carrots, 16 oz. glass	.14
Scott County Carrots, 16 oz. glass	.17
Stokely's Diced Carrots, #303	.11

HOMINY

Scott's Hominy, #303 glass	.13
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KRAUT JUICE AND KRAUT

Libby's Kraut Juice, 12 oz.	.10
Mayfair Sour Kraut, 16 oz. glass	.14
Old Fashioned Kraut, 16 oz.	.13
Old Fashioned Kraut, 32 oz.	.18

MUSHROOMS

Gold Medal Mushrooms, 2 oz.	.13
Gold Medal Mushrooms, 4 oz.	.25
Gold Medal Mushrooms, 8 oz.	.49
Keystone Mushrooms, 2 oz.	.16
Keystone Mushrooms, 4 oz.	.31
Keystone Mushrooms, 8 oz.	.53
Kings (Pieces & Stems), 2 oz.	.15

(Public Laws 421 and 729, 77th Cong.; E.O. 9250, 7 F.R. 7871 and E.O. 9328, 8 F.R. 4681; Gen. Order 51, 8 F.R. 6003)

Issued on this the 10th day of May 1943.

BEN TAUB,
District Director,
Houston District.

[F. R. Doc. 43-8390; Filed, May 25, 1943; 3:32 p. m.]

[New Orleans Order 1 Under Gen. Order 51]

COMMUNITY CEILING PRICES FOR NEW
ORLEANS AREA, LOUISIANA

In accordance with a statement issued by Prentiss M. Brown duly filed with the Division of the Federal Register and under the authority vested in the Price Administrator by the Emergency Price Control Act of 1942 as amended, Executive Order No. 9250 and Executive Order No. 9328, General Order No. 51 has been issued which provides for the fixing of community dollars and cents ceiling prices for food items sold at retail.

Under the provisions of General Order No. 51, Mr. L. E. Frazar, District Director, New Orleans District Office, has been authorized by Mr. Max McCullough, Regional Administrator, to issue such orders as are necessary to place in operation the provisions of General Order #51 in this district. The order issued by Mr. Frazar effective Monday, May 10th, follows:

Pursuant to the authority delegated to the District Director of the New Orleans District Office by Mr. Max McCullough, Regional Administrator, in accordance

with General Order No. 51 issued by the Price Administrator, Prentiss M. Brown, It is hereby ordered:

I. Effective Monday, May 10th, 1943, Community dollars and cents ceiling prices are hereby established for the food items set up in Appendix A of this regulation sold in OPA class 1 retail stores located in the following areas: New Orleans, Algiers, Gratin, Metairie, McDonoghville, Arabi and Chalmette.

II. No seller except a retail route seller may charge more than these community dollars and cents ceiling prices. Retail route sellers may continue to charge their present ceiling prices. All other sellers must continue to charge no more than any lower ceiling prices previously established by existing price regulations.

III. (a) All retail stores subject to this order must post their selling prices for the food items set forth in Appendix A of this regulation at or near the place where such item is offered for sale.

(b) All retail stores subject to this order must post in a conspicuous place in the store a list of the community ceiling prices for food items set out in Appendix A, which will be furnished by the New Orleans District Office. Other retailers must continue to post ceiling prices as required by existing regulations.

IV. All retail stores selling any of the food items listed in Appendix A must, as of the effective date of this order, post a sign identifying their stores as a retail store OPA class 1, OPA class 2, OPA class 3 or OPA class 4, whichever applies so that it can be clearly seen by their customers. A retail store having gross annual sales of \$50,000 or less is identified as OPA class 1. A retail store having gross annual sales of more than \$50,000 but not exceeding \$250,000 is identified as OPA class 2. A retail chain store having gross annual sales under \$250,000 is identified as OPA class 3. A retail chain or independent having gross annual sales of more than \$250,000 is identified as OPA class 4. The definitions of classes of retailers provided in revised Maximum Price Regulations No. 238 and No. 268 are incorporated herein by reference.

V. This order is subject to all the provisions of General Order No. 51 which are hereby made a part of this order.

VI. This order becomes effective on May 10th, 1943.

VII. Appendix A.

(Pub. Laws 421 and 729, 77th Cong.; E.O. 9250, 7 F.R. 7871; E.O. 9328, 8 F.R. 4681)

Issued this 8th day of May, 1943.

L. E. FRAZAR,
District Director,
New Orleans District.

APPENDIX A—CEILING PRICES, NEW ORLEANS
AREA, LA.

SLICED BACON

Grade A:	Per lb.
Certified	\$.43
Corn King Select	.43
Star	.43
Jasmine	.43
Puritan	.43
Swift Premium	.43
Sweet Rascal	.43
Black Hawk	.43
Dairy Brand	.43
Morrill's Pride	.43

APPENDIX A—CEILING PRICES, NEW ORLEANS
AREA, LA.—Continued

SLICED BACON—continued

Grade B:	Per lb.
Corn King Regular.....	\$0.43
Melrose.....	.43
Repeat.....	.43
Gold Coin.....	.43
Minnesota.....	.43
Palace.....	.43
Grade C:	
Willco.....	.41
Laurel.....	.41
Dexter.....	.41
Banquet.....	.41
Value.....	.41
Budget.....	.41

BEANS

Dry:	
Blackeye—lb.....	.11
Great Northern—1 lb.....	.11
Baby Limas—1 lb.....	.12
Large Limas—1 lb.....	.14
Pintos, 1 lb.....	.11
Red Kidney, 1 lb.....	.12
White, 1 lb.....	.11

BREAD

White:	Price
Holsum, 13 oz.....	\$0.08
Holsum, 18 oz.....	.11
Bond, 18 oz.....	.11
Bond, 12 oz.....	.08
Merita, 12 oz.....	.08
Merita, 16 oz.....	.11
Betsy Ross, 12 oz.....	.08
Betsy Ross, 18 oz.....	.11
Eagle Zip, 12 oz.....	.08
Eagle Zip, 18 oz.....	.11
Brittle, 17 oz.....	.11
Brittle 12½ oz.....	.08
Dixiana, 14 oz.....	.08
Dixiana, 10½ oz.....	.06
Rye:	
Holsum, 15 oz.....	.11
Eagle Zip, 15 oz.....	.11
Dixiana, 17½ oz.....	.10
Wholewheat:	
Holsum, 15 oz.....	.11
Eagle Zip, 15 oz.....	.11
Dixiana, 15½ oz.....	.10
French:	
Dixiana, 11 oz.....	.07
Dixiana, 13 oz.....	.08
Dixiana, 18 oz.....	.11
Eagle Zip, 19 oz.....	.11
Binder's 10 oz.....	.07
Binder's 18½ oz.....	.11

BUTTER

93-score:	Per lb.
Pet Brand, ¼ lb. in cartons.....	\$0.58
A & M Butter, ¼ lb. in cartons.....	.58
92-score:	
American Beauty, ¼ lb. in cartons.....	.57
Jersey Gold, ¼ lb. in cartons.....	.57
Jasmine, ¼ lb. in cartons.....	.57
Dairy Brand, ¼ lb. in cartons.....	.57
Autocrat, ¼ lb. in cartons.....	.57
Fairlawn, ¼ lb. in cartons.....	.57
Favorite, ¼ lb. in cartons.....	.57
Jersey-Brand, ¼ lb. in cartons.....	.57
Fairmont, ¼ lb. in cartons.....	.57
Lakeside (H), ¼ lb. in cartons.....	.56
Spring River (H), ¼ lb. in cartons.....	.56
Silver Lake (H), ¼ lb. in cartons.....	.56
1-lb. print or roll, plain wrapper:	
American Beauty.....	.56
Pet Brand.....	.56
90-score:	
Cloverbloom Brand, ¼ lb. in cartons.....	.57
Sunlight Brand, ¼ lb. in cartons.....	.57
Brookfield Brand, ¼ lb. in cartons.....	.57
Clearbrook Brand, ¼ lb. in cartons.....	.57
Velva Brand (H), ¼ lb. in cartons.....	.55
Silverbrook (AP), ¼ lb. in cartons.....	.53
1 lb. roll or print, plain wrapper:	
Silverbrook.....	.52
Certified Ole Fashund Roll.....	.56
Brookfield.....	.56

APPENDIX A—CEILING PRICES, NEW ORLEANS
AREA, LA.—Continued

BUTTER—continued

90-score—Continued.	Per lb.
1-lb. Print in Carton:	
Brookfield.....	\$0.57
Cloverbloom.....	.57
89-score:	
Country Roll (Wilson).....	.56

CEREALS, BREAKFAST

Quaker, Barley, 16 oz.....	.10
Kellogg, All Bran, 10 oz.....	.14
Kellogg, All-Bran, 16 oz.....	.21
Kellogg, 40% Bran Flakes, 10 oz.....	.12
Kellogg, 40% Bran Flakes, 8 oz.....	.11
Kellogg, 40% Bran Flakes, 14 oz.....	.17
Post's, 40% Bran Flakes, 8 oz.....	.11
Post's, 40% Bran Flakes, 14 oz.....	.16
Post's, Raisin Bran, 11 oz.....	.13
Skinner's, Raisin Bran, 10 oz.....	.14
Skinner's, Raisin Bran, 11 oz.....	.14
Kellogg's, Pep Flakes, 10 oz.....	.13
Pillsbury, Grits, 24 oz.....	.09
Quaker, Hominy Grits, 24 oz.....	.09
Corn Kix, 7 oz.....	.14
Pillsbury, Corn Meal, 24 oz.....	.10
Quaker, Corn Meal, 24 oz.....	.10
Kellogg, Corn Flakes, 6 oz.....	.06
Kellogg, Corn Flakes, 11 oz.....	.10
Kellogg, Corn Flakes, 18 oz.....	.15
Post's, Post Toasties, 6 oz.....	.06
Post's, Post Toasties, 11 oz.....	.10
Post's, Post Toasties, 18 oz.....	.15
Sunnyfield, Corn Flakes, 11 oz.....	.11
Sunnyfield, Corn Flakes, 8 oz.....	.06
Cheerio, Oats, 7 oz.....	.14
Clapp's, Dry Oatmeal, 8 oz.....	.14
Cream of the Mill Oats, 20 oz.....	.11
Crystal Wedding, Oats, 16 oz.....	.12
Dubon, Regular Oats, 16 oz.....	.10
Dubon, Regular Oats, 32 oz.....	.14
Dubon, Oats with Premium, 14 oz.....	.11
Dubon, Oats (Tumbler), 24 oz.....	.22
Dubon, Oats (Wedge Well), 42 oz.....	.24
Gerber's Dry Oatmeal, 8 oz.....	.14
Gold Medal, Oats, 14 oz.....	.12
National, 3-Minute Oats, 20 oz.....	.12
Pawnee, Regular Oats, 42 oz.....	.20
Quaker, Oats, Regular Grade, 20 oz.....	.12
Quaker, 3-Minute Oats, 20 oz.....	.12
Quaker, Oats, 43 oz.....	.26
Heinz, Rice Flakes, 6½ oz.....	.11
Kellogg, Rice Flakes, 6½ oz.....	.12
Kellogg, Rice Krispies, 5½ oz.....	.14
Sunnyfield, Rice Puffs, 4½ oz.....	.08
Sunnyfield, Rice Puffs, 8 oz.....	.12
Quaker, Puffed Rice, 4½ oz.....	.13
Cream of Wheat, Regular Grade, 10 oz.....	.13
Cream of Wheat, Regular Grade, 14 oz.....	.15
Cream of Wheat, Regular Grade, 28 oz.....	.26
Cream of Wheat, 5-Minute Grade, 14 oz.....	.15
Cream of Wheat, 5-Minute Grade, 28 oz.....	.26
Pillsbury, Farina, 16 oz.....	.10
Ralston, Instant Ralston, 1 lb.....	.25
Quaker, Puffed Wheat, 4 oz.....	.11
Kellogg, Shredded Wheat, 12 oz.....	.12
Nabisco, Shredded Wheat, Reg's 36.....	.13
Ralston, Shredded Ralston, 12 oz.....	.14
Ralston, Crispies, 12 oz.....	.24
Pillsbury, Vitos Wheat, 1¾ lb.....	.15
Pillsbury, Wheat Cereal, 2 lbs.....	.18
Ralston, Wheat Cereal, 24 oz.....	.25
Wheaties, 8 oz.....	.13
Wheatena, 18 Reg's.....	.27
Kellogg, Wheat Krumbles, 9 oz.....	.13
Grape-Nuts' Grape-Nuts, 12 oz.....	.16
Grape-Nuts' Grape-Nuts Flakes, 7 oz.....	.11
Grape-Nuts' Grape-Nuts Flakes, 12 oz.....	.16
Post's Post-Tens, 12 10s.....	.25
Kellogg Varieties, 12 10s.....	.27
Clapp's Dry Cereal, 8 oz.....	.14
Gerber's Dry Cereal, 8 oz.....	.14

CHEESE

Cheddar Cheese, American Daisy (Yellow), 1 lb.....	.38
Cheddar Cheese, American Print, 1 lb.....	.38

APPENDIX A—CEILING PRICES, NEW ORLEANS
AREA, LA.—Continued

CHEESE—continued

¼-lb. Pkg. Cheese, American Proc. Cheddar, ea.....	\$0.11
½-lb. Pkg. Cheese, American Proc. Cheddar, ea.....	.23
2-lb. Loaf Cheese, American Proc. Cheddar, 1b.....	.42
5-lb. Loaf Cheese, American Proc. Cheddar, 1b.....	.41

CITRUS FRUITS AND JUICES

Adams Grapefruit Juice, No. 2.....	.15
Big R Tex. Grapefruit Juice, 18 oz.....	.10
Big R Tex. Grapefruit Juice, 46 oz.....	.34
Blended Bruce Tex. Grapefruit Juice, 46 oz.....	.40
Citrus Orange & Grapefruit Juice, No. 2.....	.14
Citrus Orange and Grapefruit Juice, 46 oz.....	.30
Deer Tex. Grapefruit Juice, 18 oz.....	.16
Dr. Phillips Fla. Grapefruit Juice, No. 2.....	.15
Dubon Grapefruit Juice, No. 2.....	.15
Floriland Grapefruit Juice, No. 2.....	.16
Floriland Grapefruit Juice, 46 oz.....	.34
Fla. Gold Fla. Grapefruit Juice, No. 2.....	.16
Fla. Gold Grapefruit Juice, 46 oz.....	.36
Kistsweet Grapefruit Juice, No. 2.....	.15
Kistsweet Grapefruit Juice, 46 oz.....	.34
Progresso Tex. Grapefruit Juice, No. 2.....	.16
Progresso Tex. Grapefruit Juice, 46 oz.....	.34
Stokely Grapefruit Juice, No. 2.....	.15
Texsun Grapefruit Juice, No. 2.....	.15
Texsun, Tex. Grapefruit Juice, 46 oz.....	.34
Texsun, Tex. Grapefruit Juice, 46 oz.....	.34
Bruce, Orange Juice, No. 2.....	.19

COFFEE

	Per lb.
Chase & Sanborn.....	\$0.33
J. B. Foltz.....	.23
Golden Key.....	.27
Kaffee Hag.....	.40
Maxwell House, glass.....	.39
Maxwell House, paper.....	.35
Sanka.....	.41
Zodiac.....	.35
Luzianne, Pure, paper.....	.34
Luzianne, Chicory, fiber.....	.39
Union, Pure, paper.....	.34
Union, Chicory, paper.....	.29
Alameda, paper.....	.31
Blue Plate, Pure, paper.....	.34
Blue Plate, Pure, glass.....	.35
Blue Plate and Chicory, paper.....	.29
Blue Plate and Chicory, glass.....	.30
C. D. M., Pure, paper.....	.29
C. D. M., and Chicory, paper.....	.31

COOKING OIL

Angella-Mia, 1 gal.....	1.04
Blue Plate, 4 oz.....	.11
Blue Plate, 8 oz.....	.22
Blue Plate, 1 gal.....	1.00
Certified, 1 gal.....	1.00
Dixiana, 1 gal.....	2.53
Jewel, 1 pt.....	.31
Jewel, 1 qt.....	.57
Jewel, 1 gal.....	1.01
Louana, 1 gal.....	1.00
Marguerita, 1 gal.....	1.00
Scoco, 1 gal.....	1.00
Star Brand, 1 gal.....	1.00
Wesson, 1 pt.....	.33
Wesson, 1 qt.....	.33
Wesson, 1 gal.....	2.11

FISH PROCESSED

Calif. Natural, Sardines, 1 lb.....	.15
Calif. Natural, Sardines, 15 oz.....	.15
Calif. Tomato, Sardines, 15 oz.....	.15
Calif. Tomato, Sardines, 1 lb.....	.15
Life Saver, Sardines, 15 oz.....	.15
Main Std., Sardines, ¼ oz.....	.10
Palm, Sardines, 3½ oz.....	.10
Van Camp, Sardines, 16 oz.....	.16
Libby's Red Alaska, Red Salmon, ½ lb.....	.33

APPENDIX A—CEILING PRICES, NEW ORLEANS
AREA, LA.—Continued

FISH, PROCESSED—continued

Libby's Red Alaska, Red Salmon, 1 lb.	\$0.49
Pillar Rock, Red Salmon, 1/2 lb.	.42
Peter Pan, Pink Salmon, 1 lb.	.23
Sea-Fridge, Pink Salmon, 1 lb.	.14
Alamo, Tuna, 7 oz.	.37
Breast-O'-Chicken, Tuna, 7 oz.	.42
Flag, Tuna, 7 oz.	.37
Progress Tonno, Tuna, 3 1/2 oz.	.25
Progress Tonno, Tuna, 7 oz.	.48

FLOUR AND FLOUR MIXES

American Beauty, Plain Flour, 2 lbs.	.16
American Beauty, Plain Flour, 5 lbs.	.33
American Beauty, Plain Flour, 6 lbs.	.40
American Beauty, Plain Flour, 12 lbs.	.75
American Beauty, Plain Flour, 24 lbs.	1.45
American Beauty, Plain Flour, 48 lbs.	2.81
American Beauty, Plain Flour, 98 lbs.	5.52
American Beauty, Self Rising, 2 lbs.	.16
American Beauty, Self Rising, 5 lbs.	.34
American Beauty, Self Rising, 6 lbs.	.41
American Beauty, Self Rising, 12 lbs.	.77
American Beauty, Self Rising, 24 lbs.	1.49
American Beauty, Self Rising, 48 lbs.	2.87
American Beauty, Self Rising, 98 lbs.	6.31
Blue Bunny, Plain Flour, 6 lbs.	.43
Blue Bunny, Plain Flour, 24 lbs.	1.46
Drinkwater, Plain Flour, 6 lbs.	.37
Drinkwater, Plain Flour, 12 lbs.	.67
Drinkwater, Plain Flour, 24 lbs.	1.30
Gold Medal, Plain Flour, 2 lbs.	.18
Gold Medal, Plain Flour, 5 lbs.	.38
Obelisk, Plain Flour, 2 lbs.	.18
Obelisk, Plain Flour, 5 lbs.	.40
Obelisk, Plain Flour, 10 lbs.	.75
Obelisk, Plain Flour, 20 lbs.	1.45
Obelisk, Plain Flour, 48 lbs.	3.44
Obelisk, Plain Flour, 98 lbs.	6.78
Obelisk, Self Rising, 1 1/4 lbs.	.12
Obelisk, Self Rising, 2 lbs.	.19
Obelisk, Self Rising, 5 lbs.	.41
Obelisk, Self Rising, 10 lbs.	.77
Obelisk, Self Rising, 20 lbs.	1.48
Obelisk, Self Rising, 48 lbs.	3.52
Obelisk, Self Rising, 98 lbs.	6.93
Omega, Plain Flour, 2 lbs.	.20
Omega, Plain Flour, 5 lbs.	.36
Omega, Self Rising, 2 lbs.	.15
Omega, Self Rising, 5 lbs.	.37
Pillsbury's Best, Plain Flour, 2 lbs.	.18
Pillsbury's Best, Plain Flour, 5 lbs.	.38
Pillsbury's Best, Plain Flour, 6 lbs.	.46
Pillsbury's Best, Plain Flour, 12 lbs.	.86
Pillsbury's Best, Plain Flour, 24 lbs.	1.68
Pillsbury's Best, Plain Flour, 98 lbs.	6.43
Pillsbury's Best, Self Rising, 1 1/4 lbs.	.11
Pillsbury's Best, Self Rising, 2 lbs.	.18
Pillsbury's Best, Self Rising, 5 lbs.	.39
Progresso, Plain Flour, 6 lbs.	.32
Progresso, Plain Flour, 12 lbs.	.66
Progresso, Plain Flour, 24 lbs.	1.27
Progresso, Plain Flour, 98 lbs.	4.76
Progresso, Self Rising, 6 lbs.	.34
Progresso, Self Rising, 12 lbs.	.69
Progresso, Self Rising, 24 lbs.	1.33
Progresso, Self Rising, 98 lbs.	4.89
Aunt Jemima, Buckwheat, 20 oz.	.15
Pillsbury's, Buckwheat, 20 oz.	.14
Obelisk, Buckwheat, 20 oz.	.13
Aunt Jemima, Pancake Flour, 20 oz.	.13
Pillsbury's Pancake Flour, 20 oz.	.12
Obelisk, Pancake Flour, 20 oz.	.10
Dromedary, Devilsfood Mix, 14 1/2 oz.	.12
Dromedary, Gingerbread Mix, 14 1/2 oz.	.23
Duff's Waffle Mix, 14 oz.	.24
Bisquick, Flour Mix, 20 oz.	.21
Bisquick, Flour Mix, 40 oz.	.38
Snosheen, Flour Mix, 44 oz.	.32
Softasilk, Flour Mix, 44 oz.	.32
Swansdown, Flour Mix, 44 oz.	.32

FLUID MILK

All, grade "A", quart New Orleans, Gretna and Westwego Only	\$0.15 1/4
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APPENDIX A—CEILING PRICES, NEW ORLEANS
AREA, LA.—Continued

FROZEN FISH

Birdseye, Cod, 1 lb.	\$0.37
Birdseye, Haddock, 1 lb.	.49
Birdseye, Mackerel, 1 lb.	.39
Birdseye, Perch, 1 lb.	.44
Birdseye, Flounder, 1 lb.	.43
Birdseye, Salmon Steaks, 1 lb.	.67
Birdseye, Halibut, 1 lb.	.57
Birdseye, Sword, 1 lb.	.64
Birdseye, Scallops, 12 oz.	.57
Birdseye, Shrimp, 12 oz.	.41
Birdseye, Oysters, 12 oz.	.59

FRUITS, DRIED AND DEHYDRATED

Dubon, Prunes (medium), 1 lb.	.19
Del Monte, Prunes (medium), 1 lb.	.18
Heart's Delight, Prunes (medium), 1 lb.	.19
Sunsweet, Prunes (medium), 1 lb.	.19
Dubon, Prunes (large), 1 lb.	.19
Heart's Delight, Prunes (large), 1 lb.	.19
Sunsweet, Prunes (large), 1 lb.	.20
Sunsweet, Prunes (extra large), 1 lb.	.20
Dubon, Raisins (seedless), 7 oz.	.03
Dubon, Raisins (seedless), 15 oz.	.16
Sunmaid, Raisins (seedless), 15 oz.	.16

HONEY

Land O'Lakes, 5 oz.	.15
Land O'Lakes, 8 oz.	.22
Land O'Lakes, 16 oz.	.37
Marshall's, 5 oz.	.14
Marshall's, 8 oz.	.20
Marshall's, 16 oz.	.36
Sioux Ex., 1 lb.	.37
Sioux B, 16 oz.	.32
Sioux B, 2 lb.	.61

LARD

Armour, 1 lb.	.21
Hormel, 1 lb.	.21
Krey, 1 lb.	.21
Krey, 4 lbs.	.83
Krey, 8 lbs.	1.69
Laurel Leaf, 1 lb.	.20
Silver Leaf, 1 lb.	.21

MILK

Condensed:	
Arrow, 14 oz.	.15
Dime, 14 oz.	.14
Eagle, 15 oz.	.23
Lion, 14 oz.	.17
Lucky Dice, 14 oz.	.12
Magnolia, 14 oz.	.15
Rose, 14 oz.	.14
Square, 14 oz.	.13
Evaporated:	
Armour's Evaporated, 14 1/2 oz.	.11
Armour's Evaporated, 6 oz.	.05
Carnation, 6 oz.	.05
Daircraft, 14 1/2 oz.	.11
Lion, 6 oz.	.05
Pet, 6 oz.	.05
Silver Cow, 6 oz.	.05
Carnation, 14 1/2 oz.	.11
Lion, 14 1/2 oz.	.11
Milnot, 14 1/2 oz.	.03
Pet, 14 1/2 oz.	.11
Silver Cow, 14 1/2 oz.	.11
Swiss, 14 1/2 oz.	.11

PASTE

Skinner's, macaroni, 7 oz.	.09
Luxury, macaroni, 12 oz.	.10
Luxury, macaroni, 14 oz.	.11
Mrs. Grass, macaroni, 14 oz.	.11
Luxury, macaroni, 16 oz.	.12
Mrs. Grass, noodles, 5 oz.	.10
Peres, noodles, 7 oz.	.10
Peres, noodles, 12 oz.	.15
Luxury, spaghetti, 12 oz.	.10
Mrs. Grass, spaghetti, 14 oz.	.11
Luxury, spaghetti, 14 oz.	.11
Luxury, spaghetti, 16 oz.	.12
Ricco, spaghetti, 1 lb.	.11
Perez, Vermicelli, 8 oz.	.05

APPENDIX A—CEILING PRICES, NEW ORLEANS
AREA, LA.—Continued

PASTE—continued

Van Camp, Tenderoni, 6 oz.	\$0.11
Luxury, dinner, 7 oz.	.10
Mrs. Grass, dinner, 1 lb.	.10

PEANUT BUTTER

Delicious, 4 oz.	.11
Delicious, 6 oz.	.16
Delicious, 8 oz.	.18
Delicious, 24 oz.	.48
Delicious, 32 oz.	.64
Dubon, 4 oz.	.11
Dubon, 6 oz.	.16
Dubon, 8 oz.	.18
Dubon, 12 oz.	.27
Dubon, 16 oz.	.34
Dubon, 24 oz.	.39
Dutch Kitchen, 8 oz.	.18
Dutch Kitchen, 12 oz.	.26
Dutch Kitchen, 24 oz.	.47
Johnson's, 4 oz.	.12
Johnson's, 8 oz.	.16
Johnson's, 8 oz.	.19
Johnson's, 12 oz.	.23
Johnson's, 16 oz.	.33
Johnson's, 32 oz.	.63
Tasty, 8 1/2 oz.	.22
Tasty, 16 oz.	.33
Tasty, 2 lbs.	.71
Tasty, 1 gal.	2.23
Tasty, 10 lb. pail	lb. .33

POULTRY

	Price	
	Live	Dressed
	Cents per lb.	Cents per lb.
Broilers, Fryers & Roasting, young	40	45
Hens	35	40
Stags and Old Roasters	31	35

Dressing Live Poultry 10¢ Extra, Purchaser's Option
Chilling West of the River Slightly Lower.

SHORTENING

	Price
Advance, 1 lb.	\$0.21
Armour's Vegetable, 1 lb.	.21
Bakerite, 1 lb.	.25
Blue Plate, 1 lb.	.21
Blue Plate, 4 lbs.	.83
Blue Plate, 8 lbs.	1.67
Cudahy's White Ribbon, 1 lb.	.21
Dixie Ana, 1 lb.	.22
Dixie Ana, 4 lbs.	.85
Dixie Ana, 8 lbs.	1.67
Jewel, 1 lb.	.21
Louana, 4 lbs.	.85
Secco, 1 lb.	.21
Crisco, 1 lb.	.26
Crisco, 3 lbs.	.76
Snowdrift, 1 lb.	.26
Snowdrift, 3 lbs.	.73

SUGAR

Domino and Godchaux, std. fine, 1 lb.	.07
Domino and Godchaux, fine, 1 lb.	.08
White Gold, std. gran., 1 lb.	.07
Domino & Godchaux, 4X conf., 1 lb.	.09

SYRUP

Brer Rabbit:	
Blue Label, 11 oz.	.14
Blue Label, 25 oz.	.24
Blue Label, 5 lbs.	.42
Red Label, 11 oz.	.10
Red Label, 25 oz.	.19
Red Label, 5 lbs.	.36
Red Label, 10 lbs.	.53
Creole Maid, 6 oz.	.06
Golden Gate (Gl.), pure cane, 11 oz.	.14
Karo:	
Blue Label, 5 lbs.	.44
Blue Label, 1 1/2 lbs.	.17
Green Label, 1 1/2 lbs.	.19

APPENDIX A—CEILING PRICES, NEW ORLEANS AREA, LA.—Continued

SYRUP—continued

Karo—Continued.	
Red Label, 1½ lbs.	\$0.19
Red Label, 5 lbs.	.45
Karo (Gl.), Red Label, 10 lbs.	.86
Log Cabin (Gl.), cane and maple, 12 oz.	.20
Log Cabin (Gl.), maple, 24 oz.	.41
Vermont Maid (Gl.), cane and maple, 12 oz.	.23
Vermont Maid (Gl.), cane and maple, 24 oz.	.40

FRESH VEGETABLES AND FRUITS

Bananas, Best Stem, lb.	.13
Bananas, Best Hand, lb.	.12
Cabbage, Louisiana, lb.	.10
Carrots, Local, bunch.	.07
Lettuce, Local, head (large)	.14
Lettuce, Local, head (small)	.10
Lettuce, California, Head (Large)	.17
Lettuce, California, Head (Small)	.12½
Onions (Dry), Best, lb.	.09½
Oranges, Doz. (288s)	.26
Oranges, Doz. (250s)	.31
Oranges, Doz. (100s)	.78
Peas, Local, lb.	.10
Peas (Florida), Best, lb.	.10
Potatoes (Louisiana), lb.	.05
Potatoes (Texas), lb.	.07½
Spinach, Best, Bunch	.11
Tomatoes, Best, lb.	.23

[F. R. Doc. 43-8391; Filed, May 25, 1943;
3:34 p. m.]

[New Orleans Order 2 Under Gen. Order 51]

COMMUNITY CEILING PRICES FOR NEW ORLEANS AREA, LOUISIANA

SECTION 1 *What this order does.* In accordance with the provisions of General Order No. 51, this order establishes in section 6, community (dollars-and-cents) ceiling prices for certain food items sold in class 1 retail stores located in the following areas in the State of Louisiana: New Orleans, Algiers, Gretna, Metairie, McDonoughville, Arabi and Chalmette.

SEC. 2 *Application to other sellers.* No seller except a "retail route seller", may charge more than these community (dollars-and-cents) ceiling prices. Retail route sellers may continue to charge their present ceiling prices. The community ceiling prices shall be the only ceiling prices for such food items for "class 1 retail stores". All other sellers must continue to charge no more than any lower ceiling prices established by any other applicable price regulations.

SEC. 3 *Posting—(a) Selling prices.* All retail stores must post their selling prices for the food items listed below on the item or at or near the place where such food item is offered for sale.

(b) *Ceiling prices.* All class 1 retail stores must post in a conspicuous place in the store, a list of the community ceiling prices for such food items, when such list is supplied by the Office of Price Administration. Other retailers must continue to post ceiling prices as required by any other applicable regulation fixing their ceiling prices.

(c) *Class of store.* All retail stores selling any of the food items listed below must post a sign reading "OPA-1", "OPA-

2", "OPA-3", or "OPA-4" whichever applies, so that it can be clearly seen by their customers. The definitions of classes of retailers shall be those contained in Revised Maximum Price Regulation Nos. 238 and 268.

SEC. 4 *Applicability of General Order No. 51.* This order is subject to all the provisions of General Order No. 51, which are hereby made a part of this order.

SEC. 5 *Effective date.* This order becomes effective on May 17, 1943.

SEC. 6 *The community (dollars-and-cents) ceiling prices established.* The following is a list of the food items and the community ceiling prices thereof:

CEILING PRICES, NEW ORLEANS AREA, LA.

FRUITS

Apricots:	
Del Monte, #2½, tin.	\$0.31
Del Monte, #2½, glass.	.35
Libby's, #2½, glass.	.34
Princes, #2½, tin.	.31
Princes, #2½, glass.	.34
Signet, #2½, glass.	.34
Figs:	
Delhi, #300, tin.	.15
Cherries:	
All Gold, #303, glass.	.27
All Gold, #2½, glass.	.42
Del Monte, #2½, glass.	.42
Libby's, #2½, tin.	.34
Libby's, #2½, glass.	.41
Queen Anne, 4½ oz., glass.	.10
Queen Anne, #16, glass.	.33
Queen Anne, 7 oz., glass.	.16
Signet, #2½, glass.	.42
Signet, #2½, glass.	.42
Fruit Cocktail:	
All Gold, #2½, glass.	.36
All Gold, #1, tin.	.19
Blue Bonnet, #1, tin.	.18
Del Monte, #2½, glass.	.36
Del Monte, #1, tin.	.19
Del Monte, #2½, tin.	.34
Heart's Delight, #1, tin.	.21
Heart's Delight, #2½, tin.	.30
Libby's, #2½, glass.	.37
Libby's, #1, tin.	.20
Libby's, #2½, tin.	.34
Princes, #303, glass.	.23
Princes, #2½, glass.	.35
Signet, #2½, glass.	.37
Stokely's, #1, tin.	.20
Stokely's, #2½, tin.	.35
Fruits (For Salad):	
Del Monte, #2½, glass.	.39
Del Monte, #1, tin.	.21
Del Monte, #2½, tin.	.35
Libby's, #2½, glass.	.41
Libby's, #1, tin.	.23
Libby's, #2½, tin.	.39
Princes, #1, tin.	.21
Princes, #2½, glass.	.36
Princes, #2½, tin.	.36
Signet, #2½, glass.	.41
Peaches:	
All Gold, #2½, glass.	.32
All Gold, #2½, tin.	.30
All Gold, #2½, tin.	.33
All Gold, #303, glass.	.22
Del Monte, #2½, glass.	.33
Del Monte, #2½, tin.	.31
Dubon, #2½, tin.	.27
Dubon, #2½, tin.	.27
Libby's, #2½, tin.	.30
Libby's, #2½, glass.	.32
Libby's, #2, tin.	.23
Pratlow's, #2½, tin.	.29
Rosedale, #2, tin.	.19
Rosedale, #2½, tin.	.26
Signet, #2½, glass.	.35
Signet, #2½, glass.	.33
Pears:	
Air Mail, #2½, tin.	.31
Del Monte, #2½, tin.	.33
Del Monte, #2½, glass.	.39

CEILING PRICES, NEW ORLEANS AREA, LA.—Con.

FRUITS—continued

Pears—Continued.	
Dubon, #2½, ton.	\$0.34
Dubon, #2½, tin.	.31
Libby's, #2, tin.	.25
Libby's, #2½, tin.	.35
Libby's, #2½, glass.	.36
Maytime, #2½, tin.	.34
Pratlow's, #2½, tin.	.34
Rayvale, #2, tin.	.20
Rosedale, #2, tin.	.22
Rosedale, #2½, tin.	.31
Signet, #2½, tin.	.38
Apple sauce:	
White House, #2, tin.	.13
Apple juice:	
Morgan, quart, glass.	.20
Mott's, 20 oz., glass.	.17
Mott's, 46 oz., glass.	.28
White House, 16 oz., glass.	.11
White House, 32 oz., glass.	.20
Pineapple juice:	
Del Monte, #2, tin.	.16
Dole, #211, tin.	.12
Dole, #2, tin.	.17
Dole, 46 oz., tin.	.41
White House, 32 oz., tin.	.35
Pineapple (Crushed):	
Del Monte, buffet, tin.	.12
Del Monte, #1, tin.	.13
Del Monte, #2, tin.	.23
Del Monte, #2½, tin.	.30
Libby's, #2½, tin.	.31
Libby's, #2, tin.	.23
Libby's, #1, tin.	.13
Libby's, buffet, tin.	.12
Pineapple (Sliced):	
Argo, #1¼, tin.	.16
Del Monte, #1, tin.	.13
Del Monte, #1¼, tin.	.17
Del Monte, #2, tin.	.25
Del Monte, #2½, tin.	.30
Libby's, #1 tin.	.13
Libby's, #1¼ tin.	.17
Libby's, #2 tin.	.25
Libby's, #2½ tin.	.31
Pineapple (tidbit):	
Del Monte, 8 oz. tin.	.11
Pineapple (broken slices):	
Summer Isle, #2 tin.	.22
Plums:	
All Gold, #2½ glass.	.23
Del Monte DeLuxe, #303 tin.	.16
Del Monte, #2½ glass.	.23
Dubon, #2½ tin.	.20
Raycrest, #2½ tin.	.20
Prunes:	
Del Monte, #2½ tin.	.22
Signet, #2½ glass.	.30
VEGETABLES	
Asparagus:	
All Gold, 10 oz.	.28
All Gold, #2.	.35
Del Monte (Tips), #1.	.40
Del Monte (Points), #1 tall.	.32
Del Monte (Early Garden), #2.	.34
Del Monte, (Early Garden), #1 square.	.39
Del Monte (Martha Washington) (All Green), #2 tall.	.42
Hillsdale, #2.	.14
Keystone, #1 tall.	.24
Niblet, #2.	.37
Pratlow, #1 tall.	.26
Prince (Points), #1 tall.	.31
Realto, #1 square.	.39
Realto, #2.	.33
Red Cross (Colossal, #1 square.	.40
Red Cross, #2.	.33
Beans:	
Baby (string cut), #2.	.15
Cream of the Valley (whole string), #2.	.16
Deer (cut string), #2.	.15
Dubon (cut stringless), #2.	.15
Harvest Inn (string cut), #2.	.13
LeGand (cut stringless), #2.	.14

CEILING PRICES, NEW ORLEANS AREA, LA.—Con.

VEGETABLES—continued

Beans—Continued.	
Mountain Fresh (cut stringless), #2	\$0.16
Osage (cut), #2	.14
Trappey (cut), #2	.11
West Farms (cut string), #2	.16
Roy Maling (cut string), #2	.21
Beets:	
Geneva (whole), #2	.17
Geneva (shoestring), #2	.12
Geneva (sliced), #2	.15
Geneva (ex. small), #2	.20
Geneva (diced), #2	.12
Geneva (cut), #2½	.16
Geneva (cut), #2	.12
Libby's (sliced), 16 oz. (glass)	.15
Libby's (diced), 16 oz. (glass)	.14
Libby's (whole), #2	.14
Scott (cuts), #1	.12
Scott (cuts), #2½	.15
Scott (standard), #2½	.15
Scott (sliced), 17 oz.	.12
Scott (standard), 303 (glass)	.12
Carrots:	
All Gold (diced), 303 (glass)	.12
Raymall's (Jullienne), #2	.12
Raymall's (diced), #2	.11
Scott (diced), 16½ oz. (glass)	.12
Scott (diced), 303 (glass)	.12
Catsup:	
Grosse & Blackwell, 14 oz.	.22
Del Monte, 14 oz.	.20
Cocktail juice:	
V-8, 5½ oz.	.07
V-8, 18 oz.	.16
V-8, 46 oz.	.34
Corn:	
A #1 (whole kernel, golden), #2	.32
All Gold (cream), #2	.16
Blue Ridge (whole kernel, golden), #2	.16
Blue Ridge (whole kernel, white), #2	.16
Blue Ridge (cream style), #2	.14
Blue Ridge (whole kernel), #2	.15
Butter Kernel (whole kernel), #2	.17
Del Monte (cream style), #2	.16
Del Monte (country gent.), #2	.17
Del Monte (country gent.), #303	.17
Del Monte (whole kernel), #303	.17
Dubon (whole kernel, white), #2	.15
Dubon (whole kernel, white ex. std.), #2	.17
Dubon (whole kernel, golden), #2	.17
Dubon (cream style), #2	.15
Dubon (golden bantam), #303	.17
Dubon (ex. std.), #303	.14
Dubon (cream style), #303	.14
Jovial, #2	.14
Libby (cream), #2	.17
Libby (whole kernel, white), #2	.19
Libby (sweet cream, golden), #2	.17
Libby (country gent., cream), #2	.16
Libby (whole kernel, golden bantam), #2	.16
Libby (whole kernel, golden sweet, whole), #303	.17
Mexicorn (whole grain), 12 oz.	.17
Morning Dew, #2	.13
Niblet, 12 oz.	.15
Phillip's (cream style), 303, 17 oz.	.13
Phillip's (cream style), #2	.13
Progresso (whole kernel), #2	.14
Progresso (cream style), #2	.15
Red Cross (white shoe peg), #2	.16
Red Cross (ex. std.), #2	.16
Scott (cream style), #1	.09
Shriver's (whole kernel), #2	.15
Stokely's (whole kernel country gent.), #2	.17
Stokely's (whole kernel, golden), #2	.17
Stokely's (cream style, golden), #2	.17
Stokely's (golden bantam, fancy), #2	.17
Stokely's (shoe peg), #2	.17

CEILING PRICES, NEW ORLEANS AREA, LA.—Con.

VEGETABLES—continued

Mushrooms:	
Jacob Royal, 6 oz.	\$0.48
Calvin, 8 oz.	.77
Elf (fancy), 8 oz.	.77
Mustard greens:	
Faultless, #2	.11
Marshall's, #2	.11
Okra:	
Del's, #2	.15
Del's (std.), #2½	.19
Peas:	
Dubon (Petit Pois #1), #2	.20
Green Giant, 303	.18
Hambrooks, #2	.14
Tiny Tad, 303	.15
Tiny Tad, #2	.17
Custard pumpkin:	
Libby's, #2½	.15
Sauerkraut:	
Ko Ko Mo (glass), 32 oz.	.21
Scott (ex. std.), 32 oz.	.21
Spinach:	
Baby, #2½	.15
Dubon, #2	.15
Dubon, #2½	.21
Turnip greens:	
Deer, #2	.13
Faultless (glass), #2	.11
Marshall's, #2	.11
Tomato paste:	
Corinna, 6 oz.	.09
Del Monte, 8 oz.	.07
Eagle (sauce), 4½ oz.	.04
Tomatoes:	
Baby, #2	.15
Big R, #1	.10
Del Monte (choico), #2	.18
Del Monte (choico), #2½	.24
Dubon (ex. std.), #2	.15
Eagle Brand (sub. std.), #2	.12
Giardiniera (Calif. packed), #1	.15
Maryland, #2	.14
Mayfair (std.), #2	.16
Premium (std.), #2½	.19
Red Cross, #2	.15
Rock Run, #2	.14
Royal Red, #1	.11
Stokely's, #2	.16
Yosemite, #2½	.18
Tomato juice:	
Campbell's, 14 oz.	.09
Campbell's, 20 oz.	.12
Campbell's, 47 oz.	.23
Cross & Blackwell, 46 oz.	.30
Daily Double, 5½ oz.	.05
Hurff, 9 oz.	.07
Libby's, 20 oz.	.13
Libby's, 46 oz.	.28
Phillip's, #1	.03
Stokely's, #303 tall	.12
Welch, 46 oz.	.23
Stokely's, 47 oz.	.25
BABY FOODS	
Clapps, 4½ oz., strained	.03
Clapps, 7½ oz., chopped	.11
Gerbers, 4½ oz., chopped or strained	.03
Heinz (beef broth), 4½ oz., strained	.03
Heinz (veg. with lamb), 4½ oz., strained	.03
Heinz (asparagus), 4½ oz., strained	.03
Heinz (green beans), 4½ oz., strained	.03
Heinz (beets), 4½ oz., strained	.03
Heinz (carrots), 4½ oz., strained	.03
Heinz (peas), 4½ oz., strained	.03
Heinz (prunes), 4½ oz., strained	.03
Heinz (tomato soup), 4½ oz., strained	.03
Heinz (veg. soup), 4½ oz., strained	.03
Heinz (apple sauce), 4½ oz., strained	.10
Heinz (pear and pineapple), 4½ oz., strained	.10
Heinz (apricot), 4½ oz., strained	.10
Heinz (junior) (creamed tomato and rice), 6½ oz., chopped	.11
Heinz (junior) (creamed green veg.), 6½ oz., chopped	.11

CEILING PRICES, NEW ORLEANS AREA, LA.—Con.

BABY FOODS—continued

Heinz (junior), (creamed diced veg.), 6½ oz., chopped	\$0.11
Heinz (junior), (chicken farina veg. porridge), 6½ oz., chopped	.11
Heinz (junior), (lamb and liver), 6½ oz., chopped	.11
Heinz (junior), (chopped carrots), 6½ oz., chopped	.11
Heinz (junior), (chopped spinach), 6½ oz., chopped	.11
Heinz (junior), (chopped mixed veg.), 6½ oz., chopped	.11
Heinz (junior) (apple, fig & date dessert), 6½ oz., chopped	.11
Heinz (junior) (pineapple & rice pudding), 6½ oz., chopped	.11
Heinz (junior) (prune pudding), 6½ oz., chopped	.11
Heinz (junior) (chopped green beans), 6½ oz., chopped	.11
Libby, 4½ oz., strained	.03

(Pub. Laws 421 and 729, 77th Cong.; E.O. 9250, 7 FR. 7871; E.O. 9328, 8 FR. 4681)

Issued this 14th day of May 1943.

L. E. FRAZAR,
District Director,
New Orleans District.

[P. R. Dec. 43-8332; Filed, May 25, 1943; 3:34 p. m.]

[St. Louis Order 2 Under Gen. Order 51]

COMMUNITY CEILING PRICES FOR ST. LOUIS AREA

SECTION 1 *What this order does.* In accordance with the provisions of General Order No. 51, this Order No. 2 establishes in section 9 community ceiling prices for certain food items sold in class 1 stores located in the following area:

All of the City of St. Louis and that part of the County of St. Louis lying between the corporate limits of the City of St. Louis and the following described boundary line: Commencing at the Chain of Rocks Bridge, thence west along Missouri State Highway No. 77 to Lindbergh Boulevard, thence south along Lindbergh Boulevard to the northern boundary of the City of Kirkwood, thence west to Geyer Road, thence south along Geyer Road to Big Bend Road, thence east along Big Bend Road to Lindbergh Boulevard, thence south and east along Lindbergh Boulevard to the western boundary of Jefferson Barracks, thence north and east along the boundary of Jefferson Barracks to the Mississippi River.

The boundary line described above shall be construed as following the center of the public highways named.

SEC. 2 *What sellers are governed by this order.* The community ceiling prices set forth in section 9 shall be the only ceiling prices for class 1 retail stores for the food items listed in section 9. Class 2, class 3 and class 4 stores may not charge prices which are higher than any lower ceiling prices established by any other applicable price regulation.

In no event may any seller, except a "retail route seller" as defined herein, charge more than the community ceiling prices set forth in section 9. "Retail route sellers" may continue to charge their present ceiling prices.

SEC. 3 *Definitions.* (a) For the purpose of this regulation, retailers are divided into the following four classes:

(1) A "class 1 retail store" is an "independent" retail store with annual gross sales of less than \$50,000. A retail store shall be an "independent" retail store if it is not one of a group of four or more stores under one ownership, whose combined "annual gross sales" are \$500,000 or more.

(2) A "class 2 retail store" is an "independent" retail store with annual gross sales of \$50,000 or more but less than \$250,000.

(3) A "class 3 retail store" is a retail store which is not an "independent" store and which has annual gross sales of less than \$250,000.

(4) A "class 4 retail store" is any retail store with annual gross sales of \$250,000 or more.

(b) "Retail route seller" shall mean a retailer who sells foods at retail from an inventory stocked in trucks or other conveyances operated over regular routes. A retailer is a "retail route seller" only for the foods he sells in this way.

SEC. 4 *Posting*—(a) *Selling prices*. All retail stores of all classes must post their selling prices for the food items listed below. These prices must be posted on the item, or at or near the place where such food item is offered for sale.

(b) *Ceiling prices*. All class 1 retail stores must post, in a conspicuous place in the store, a list of the community ceiling prices for such food items. Other retailers must continue to post ceiling prices for such food items as required by any other applicable regulation fixing their ceiling price.

For all commodities not covered by this order, all sellers must continue to post ceiling prices as now or hereafter required by applicable price regulations or orders.

(c) *Class of store*. Every retail store selling any of the food items listed below must notify its customers of the class of store to which it belongs by posting a sign reading "OPA-1", "OPA-2", "OPA-3", or "OPA-4", whichever applies. This sign must be placed so that it can be clearly seen by the store's customers.

SEC. 5 *Sales tax*. A seller may add to the community ceiling prices set forth in section 9 the sales tax required to be collected by the law of the State of Missouri.

SEC. 6 *Sales slips and receipts*. Sellers must continue to give a sales slip, receipt, or similar evidences of purchase previously given buyers. Regardless of custom, sellers must give any customer who asks for it a receipt showing the date of the sale, the name and address of the seller, the customer's name, each food item sold and the price charged for the item.

SEC. 7 *Applicability of General Order No. 51*. This order is subject to all of the provisions of General Order No. 51 which are hereby made a part of this order.

SEC. 8 *Effective date*. This order becomes effective at 12:01 a. m. on May 17, 1943.

SEC. 9 *The community ceiling prices established*. The following is a list of the food items and the community ceiling prices thereof:

COMMUNITY CEILING PRICES, ST. LOUIS AREA

CANNED VEGETABLES AND VEGETABLE JUICES

Beets:

Amer. Lady or Topmost, like fresh, med. whole, fancy, No. 2	\$0.17
Amer. Lady or Topmost, like fresh, diced or julienne, fancy, vacuum-packed, 15 oz.	.12
Amer. Lady or Topmost, like fresh, diced, fancy, 16 oz. glass	.13
Aunt Nellie, sliced, fancy, 16 oz. glass	.13
Aunt Nellie, sliced, fancy, 27 oz. glass	.16
Blue & White, cut, choice or extra standard, No. 2½	.13
Clover Farm, tiny whole, fancy, No. 2	.19
Coast, whole, standard No. 2	.11
Elco, whole, fancy, No. 2	.14
Elco, whole, large, fancy, No. 2½	.16
Kewpie, whole, choice or extra standard, No. 2	.11
Libby, tiny whole, fancy 16 oz. glass	.22
Libby, large whole, fancy, No. 2	.13
Libby, tiny whole, fancy, No. 2	.20
Nation-Wide Red Label, Sail-on or Pilot, whole, choice or extra standard, No. 2	.12
Nation-Wide Red Label, Sail-on or Pilot, sliced, choice or extra standard, No. 2½	.14
Red & White, whole, fancy, No. 2	.12
Red & White, sliced, fancy, 16 oz. glass	.13
Red & White, sliced, fancy, No. 2½	.13
Scott County, cut, standard, 17 oz. glass	.10
Snider, cut, fancy, No. 2	.11
White Ribbon, tiny whole, fancy, No. 2	.19
Wulff's First, whole, fancy, No. 2	.14

Carrots:

Amer. Lady or Topmost, like fresh, diced, fancy, 15 oz.	.12
Aunt Nellie, shoestring, fancy, 16 oz. glass	.12
Clover Farm, diced, fancy, No. 2	.11
Libby, diced, fancy, No. 303	.10
Scott County, diced, standard, 16 oz. glass	.11
Snider, shoestring, fancy, 16 oz. glass	.14
Sweet Home, shoestring, fancy, No. 2	.10
White Ribbon, diced, fancy, No. 2	.11

Corn:

Brimful, Cream Style Country Gent., Choice or Extra Standard, No. 2	.14
Brimful, Whole, Kernel Golden, Choice or Extra Standard, No. 2	.14
Cedar Hill, Cream Style, White, Choice or Extra Standard, No. 2	.14
Clover Farm, Cream Style, White, Fancy, No. 2	.15
Clover Farm, Whole Kernel, White, Fancy, No. 2	.16
Cob Cut, White or Golden, Fancy, No. 2	.16
Columbia, Whole Kernel Golden, Choice or Extra Standard, No. 2	.14
Del Maize Niblets, Whole Kernel Golden, Fancy, 12 oz.	.15
Del Maize Niblet, Whole Kernel Mexican, Fancy, 12 oz.	.17
Del Monte, Country Gentleman, Fancy, 16 oz.	.14
Del Monte, Country Gentleman, Fancy, No. 2	.15
Del Monte, Whole Kernel Golden, Fancy, No. 303	.17
De Soto, Whole Kernel White, Fancy, No. 2	.16
De Soto, Whole Kernel Golden, Fancy, No. 2	.15
De Soto, Cream Style, White, Fancy, No. 2	.15
Elco, Country Gentleman, Fancy No. 1	.11

COMMUNITY CEILING PRICES, ST. LOUIS AREA—Continued

CANNED VEGETABLES AND VEGETABLE JUICES—con.

Corn—Continued.

Elco, Country Gentleman, Fancy No. 2	\$0.15
Elco, Whole Kernel White, Fancy, No. 1	.11
Elco, Cream Style Golden, Fancy, No. 1	.10
Elco, Whole Kernel Golden, Fancy, No. 1	.10
Elco, Whole Kernel Golden, Fancy Vacuum-pack, 12 oz.	.14
Elco, Cream Style White or Golden, Fancy, No. 2	.15
Elco, Whole Kernel White, Fancy, No. 2	.16
Elco, Whole Kernel Golden, Fancy, No. 2	.15
Glendale, Cream Style Golden, Choice or Extra Standard, No. 2	.14
Gold Dish, Whole Kernel White, Fancy, No. 2	.15
Haase's, Whole Kernel Golden, Fancy, No. 2	.16
Haase's, Whole Kernel or Cream Style Country Gentleman, Fancy, No. 2	.17
Happyvale, Cream Style Country Gent., Standard, No. 2	.13
Honor or Red & White, Cream Style Country Gent., Fancy, No. 2	.15
Honor or Red & White, Whole Kernel, Golden, Fancy, 12 oz.	.14
Honor or Red & White, Whole Kernel, Golden, Fancy, No. 2	.15
Housewife's Pride, Whole Kernel White, Choice or Extra Standard, No. 2	.15
Joan of Arc, Cream Style White, Fancy, No. 2	.15
Joan of Arc, Cream Style Yellow, Fancy, 16 oz.	.13
Joan of Arc, Whole Kernel White, Fancy, No. 2	.16
Joan of Arc, Whole Kernel Yellow, Fancy, No. 2	.15
L & K, Cream Style White, Fancy, No. 2	.10
Libby, Whole Kernel Golden, Fancy Vacuum-pack, No. 2 sq.	.10
Libby, Whole Kernel Golden, Fancy, No. 303	.15
Libby, Cream Style Golden or Country Gentleman, Fancy, No. 303	.14
Libby, Cream Style Golden or Country Gentleman, Fancy, No. 2	.10
Libby, Whole Kernel Golden or Country Gentleman, Fancy, No. 2	.17
Nation Wide Red Label, Sail-On or Pilot, Cream Style Country Gentleman, Choice or Extra Standard, No. 2	.10
Oestburg, Cream Style Golden, Choice or Extra Standard, No. 2	.14
Prince, Cream Style Country Gent., Fancy, No. 303	.13
Red & White, Cream Style Golden, Fancy, No. 2	.15
Red & White, Whole Kernel White, Fancy, No. 2	.17
Rosedale, Whole Kernel Golden, Choice or Extra Standard, No. 303	.14
Rossville, Cream Style Golden, Fancy, No. 2	.14
Scott County, Cream Style Golden, Standard, No. 2	.12
Shelby, Cream Style Country Gent., Standard, No. 2	.13
Snider, Whole Kernel Yellow, Fancy, No. 2	.15
Sweet Home, Cream Style White or Golden, Choice or Extra Standard, No. 2	.14
Sweet Home, Whole Kernel White, Choice or Extra Standard, No. 2	.15

COMMUNITY CEILING PRICES, ST. LOUIS AREA—
Continued

CANNED VEGETABLES AND VEGETABLE JUICES—CON.

Corn—Continued.

U-Tell-M, Cream Style White, Standard, No. 2	\$0.13
Walnut, Country Gentleman, Fancy, No. 2	.15
Walnut, Whole Kernel Golden, Fancy, vacuum pack, 12 oz.	.15
White Ribbon, Cream Style White, Fancy, vacuum pack, No. 2	.15
White Ribbon, Whole Kernel White, Fancy, vacuum pack, No. 2	.16
Wulfin's First, Cream Style White or Whole Kernel Golden, Fancy, No. 2	.15
Wulfin's First, Whole Kernel White, Fancy, No. 2	.16

Green Beans:

Amer. Lady or Topmost, Like Fresh, Cut, Fancy, No. 2	.19
Amer. Lady or Topmost, Like Fresh, Med. Whole, Fancy, No. 2	.25
Big B, Cut, Choice or Extra Standard, No. 2	.15
Cedar Hill, Cut, Choice or Extra Standard, No. 2	.15
Clipper, Cut, Standard, No. 2	.14
DeSoto, Whole, Fancy, No. 2	.20
Elco, Cut, Fancy, No. 2	.19
Elco, Whole, No. 2 Sieve, Fancy, No. 2	.28
Elco, Whole, No. 3 Sieve, Fancy, No. 2	.20
Elco, Whole, No. 4 Sieve, Fancy, No. 2	.22
Glendale, Cut, Choice or Extra Standard, No. 2	.14
Good, Cut, Standard, No. 2	.16
Honor or Red & White, Whole, Small Fancy, No. 2	.21
Libby, Cut, Fancy, No. 2	.17
Libby, Whole, No. 3 Sieve, Fancy, No. 2	.21
Libby, Whole, No. 1 Sieve, Fancy, No. 2	.24
Lord Fairfax, Cut, Standard, No. 2	.15
Magic Circle, Cut, Choice or Extra Standard, No. 2	.14
Nation Wide Red Label, Sail-On or Pilot, Cut, Choice or Extra Standard, No. 2	.18
Oak Hill, Cut, Standard, No. 2	.14
Phillip, Cut, Standard, No. 2	.14
Red W, Cut, Standard, No. 2	.12
Red & White, Cut Wax, Fancy, No. 2	.18
School Days, Cut, Choice or Extra Standard, No. 2	.14
Square Meal, Cut, Choice or Extra Standard, No. 2	.14
Sun Burst, Cut, Choice or Extra Standard, No. 2	.16
Sweet Home, Whole, No. 3 Sieve, Fancy, No. 2	.23
Sweet Home, Cut, Choice or Extra Standard, No. 2	.16
True Gold, Whole, Fancy, No. 2	.19
U-Tell-M, Cut, Standard, No. 2	.14
Wulfin's First, Whole, Fancy, No. 2	.24

Lima Beans:

Clover Farm, Medium Green, Fancy, No. 2	.18
Clover Farm, Tiny Baby, Fancy No. 2	.24
Libby, Medium Green, Fancy, No. 303	.16
Libby, Small Green, Fancy, No. 2	.21
Red & White, Small Green, Fancy, No. 2	.19
White Ribbon, Small Green, Fancy, No. 2	.21
Wulfin's First, Small Green, Fancy, No. 2	.21
Wulfin's First, Tiny Green, Fancy, No. 2	.24

No. 104—11

COMMUNITY CEILING PRICES, ST. LOUIS AREA—
Continued

CANNED VEGETABLES AND VEGETABLE JUICES—CON.

Peas:

American Lady or Topmost, Like Fresh, Fancy, No. 2	\$0.23
April Showers, Fancy, No. 303	.15
Bloomer, No. 6 Sieve, Choice or Extra Standard, No. 2	.15
Buddies, No. 3 Sieve, Choice or Extra Standard, No. 2	.15
Cedar Hill, No. 3 Sieve, Choice or Extra Standard, No. 2	.17
De Luxe, Choice or Extra Standard, No. 2	.16
Del Monte, Fancy, 8 oz.	.12
Del Monte, Midget, Fancy, No. 2	.22
Del Monte, Fancy, 17 oz. glass	.19
Del Monte, Fancy, 17 oz. can	.18
Elco, Large tender sweet, Fancy, No. 303	.13
Elco, Sweet mellow No. 5 Sieve, Fancy, No. 1	.14
Elco, Alaska No. 3 Sieve, Fancy, No. 1	.10
Elco, Alaska No. 2 Sieve, Fancy, No. 1	.10
Elco, Prince of Wales, Fancy, No. 303	.13
Elco, Pettit Pals No. 1 Sieve, Fancy, No. 2	.18
Elco, Small Sifted No. 2 Sieve, Fancy, No. 2	.19
Elco, Spec. Sifted No. 5 Sieve, Fancy, No. 2	.15
Green Giant, Fancy, 8 oz.	.12
Green Giant, Fancy, 17 oz.	.18
Haase's, Tiny June, Choice or Extra Standard, No. 2	.18
Haase, Large Tender Sweet, Fancy, No. 303	.16
Hambrook, No. 4 Sieve, Standard, 17 oz.	.11
Junior, Early June, Standard, No. 2	.14
L & K, Tiny, Choice or Extra Standard, No. 2	.18
L & K, Extra Large, Fancy, No. 2	.17
Land O' Lakes, Standard, No. 2	.14
Magic Circle, Early June No. 2 Sieve, Choice or Extra Standard, No. 2	.16
Magic Circle, Large Tender Sweet, Standard, No. 2	.13
Costburg, Early June No. 4 Sieve, Standard, No. 2	.14
Riverview, No. 4 Sieve, Standard, No. 2	.14
Rose, Early June, Standard, No. 2	.14
Sales, No. 4 Sieve, Standard, No. 2	.14
School Days, Choice or Extra Standard, No. 303	.14
Trailer, Standard, No. 303	.12
Trailer, Standard, No. 2	.14
Trellis, Standard, No. 2	.14
U-Tell-M, No. 4 Sieve, Standard, No. 2	.14
Wayhead, Choice or Extra Standard, No. 2	.15

Spinach:

Amer. Lady or Topmost, Like Fresh, Fancy, No. 2 1/2	.21
Arco, Fancy, No. 2 1/2	.18
Bohannon, Fancy, No. 2	.13
Clover Farm, Calif., Fancy, No. 2 1/2	.19
De Soto, Fancy, No. 2	.13
Elco, Fancy, No. 2 1/2	.20
Glendale, Fancy, No. 2	.14
Glendale, Fancy, No. 2 1/2	.18
Happy Home, Standard, No. 2 1/2	.17
Laclede, Standard, No. 2 1/2	.18
Nancy-Jo, Standard, No. 2 1/2	.17
Nancy Lee, Standard, No. 2 1/2	.18
Nation Wide Red Label, Sail-On or Pilot, Choice or Extra Standard, No. 2 1/2	.18
Prattlow, Fancy, No. 2 1/2	.21
Real Treat, Standard, No. 2	.14
Real Treat, Standard, No. 2 1/2	.18
Springdale, Fancy, No. 2 1/2	.18
Sweet Home, Fancy, No. 2	.14
Sweet Home, Fancy, No. 2 1/2	.18
White Ribbon, Calif., Fancy, No. 2 1/2	.19

COMMUNITY CEILING PRICES, ST. LOUIS AREA—
Continued

CANNED VEGETABLES AND VEGETABLE JUICES—CON.

Spinach—Continued.

Wulfin's First, Calif., Fancy, No. 2 1/2	\$0.21
Tomatoes:	
Amer. Lady or Topmost, Like Fresh, Fancy, No. 2 1/2	.23
Baby Bunting, Choice or Extra Standard, No. 2	.13
Baby Bunting, Choice or Extra Standard, No. 2 1/2	.18
Blue and White, Choice or Extra Standard, No. 2	.14
Blue and White, Choice or Extra Standard, No. 2 1/2	.19
Brimfull, Choice or Extra Standard, No. 2	.14
Cedar Hill, Choice or Extra Standard, No. 2	.14
Cedar Hill, Choice or Extra Standard, No. 2 1/2	.18
Deluxe, Choice or Extra Standard, No. 2	.15
Elco, Fancy, No. 2	.14
Elco, Fancy, No. 2 1/2	.20
Garden City, Choice or Extra Standard, No. 2 1/2	.18
Glendale, Choice or Extra Standard, No. 2	.14
Glendale, Choice or Extra Standard, No. 2 1/2	.19
Happy Home, Choice or Extra Standard, No. 2	.14
Lone Wolf, Choice or Extra Standard, No. 2	.14
Lutz, Choice or Extra Standard, No. 2	.13
Lutz, Choice or Extra Standard, No. 2 1/2	.17
Our Value, Standard, No. 2 1/2	.18
Nation-Wide Red Label, Sail-On, or Pilot, Choice or Extra Standard, No. 2	.14
Nation-Wide Red Label, Sail-On, or Pilot, Choice or Extra Standard, No. 2 1/2	.18
Ozark, Standard, No. 2	.15
Real Treat, Standard, No. 2 1/2	.19
Red W, Standard, No. 2	.13
School Days, Choice or Extra Standard, No. 2	.14
School Days, Choice or Extra Standard, No. 2 1/2	.19
Sterling, Standard, No. 2 1/2	.17
Talkman, Choice or Extra Standard, No. 2 1/2	.19
U-Tell-M, Standard, No. 2	.14
U-Tell-M, Standard, No. 2 1/2	.17
Witt, Choice or Extra Standard, No. 2	.15
Tomato Juice:	
American Beauty, Standard, 46 oz.	.23
Amer. Lady or Topmost, Like Fresh, Fancy, 24 oz.	.13
Breck, Fancy, 46 oz.	.24
Campbell, Fancy, 14 oz.	.09
Campbell, Fancy, 20 oz.	.12
Campbell, Fancy, 47 oz.	.23
Cedar Hill, 20 oz.	.10
Cedar Hill, Fancy 46 oz.	.22
Clover Farm, Fancy, 46 oz.	.23
Elco, Fancy, 18 oz.	.10
Elco, Fancy, 20 oz.	.11
Elco, Fancy, 46 oz.	.24
Frazier, Standard, 46 oz.	.23
Harbauer, Fancy, 46 oz.	.23
Here's Health, Fancy, 12 oz.	.10
Honor or Red & White, Fancy, 20 oz.	.10
Honor or Red & White, Fancy, 46 oz.	.25
Jackson, Choice or Extra Standard, 9 oz.	.06
Joan of Arc, Choice or Extra Standard, No. 2	.12
Joan of Arc, Choice or Extra Standard, No. 2 tall.	.13
Libby, Fancy, No. 1	.03

COMMUNITY CEILING PRICES, ST. LOUIS AREA—
Continued

CANNED VEGETABLES AND VEGETABLE JUICES—CON.

Tomato Juice—Continued.

Libby, Fancy, No. 2	\$0.12
Naco, 18 oz.	.10
Nation Wide Red Label, Fancy, 18 oz.	.10
Old Mammy, Choice or Extra Standard, 9 oz.	.06
Paramount, Fancy, No. 2	.11
Rustic, Fancy, 46 oz.	.24
Scott County, Standard, 9 oz.	.06
Scott County, Fancy, 46 oz.	.23
White Ribbon, Fancy, No. 2	.11
White Ribbon, Fancy, 46 oz.	.23

CANNED FRUITS & FRUIT JUICES, EXCEPT CANNED
CITRUS FRUITS AND JUICES

Fruit Cocktail:

Clover Farm, Choice or Extra Standard, #1 tall.	.21
Clover Farm, Choice or Extra Standard, #2½	.36
Del Monte, Choice or Extra Standard, #1 tall.	.20
Del Monte, Choice or Extra standard, #2½ glass.	.36
Deluxe, Choice or Extra Standard, #1 tall.	.20
DeSoto, Choice or Extra Standard, #1 tall.	.20
Elco, Choice or Extra Standard, #1 tall.	.20
Elco, Choice or Extra Standard, #2½	.34
Ever Ready, Fancy, 16 oz.	.20
Heart's Delight, Choice or Extra Standard, 16 oz.	.20
Libby, Fancy, #1	.20
Libby, Fancy, #2½	.35
Libby, Fancy, #2½ glass.	.38
Prince, Choice or Extra Standard, #303 glass.	.22
Rich Ripe, Choice or Extra Standard, 16 oz.	.19
Tri-Valley, Choice or Extra Standard, #2	.24
Tri-Valley, Choice or Extra Standard, #2½	.34
White Ribbon, Choice or Extra Standard, #1 tall.	.21
White Ribbon, Choice or Extra Standard, #2½	.36
Libby, fruit salad, Fancy, #1	.23
Libby, fruit salad, Fancy, #2	.29
Libby, fruit salad, Fancy, #2½	.40
Libby, fruit salad, Fancy, #2½ glass.	.41
Peaches:	
Air Mail, halves, Standard, #2½	.26
All Good, sliced, Standard, 10½ oz.	.13
All Good, halves or sliced, Standard, #2	.21
All Good, halves or sliced, Standard, #2½	.26
American Lady or Topmost, halves or sliced, Fancy, #2½	.35
Ball Crest, sliced, Choice or Extra Standard, #2½	.28
Big R, halves or sliced, Standard, 16 oz.	.10
Blue & White, sliced, Standard, #2½	.27
Blue & White, halves, Standard, #2½	.28
Brimful, halves, Standard, #2½	.27
Cear Hill, halves or sliced, Standard, #2½	.26
Clover Farm, halves or sliced, Choice or Extra Standard, #2½	.28
Cock of the Land, halves or sliced, Standard, #2	.20
Crane, halves or sliced, Standard, #2½	.23
Crimson King, halves or sliced, Standard, #2½	.25
Del Monte, halves, Fancy, #2½	.31
Del Monte, halves or sliced, Choice or Extra Standard, #2½ glass.	.34
De Soto, halves or sliced, Choice or Extra Standard, #2½	.28

COMMUNITY CEILING PRICES, ST. LOUIS AREA—
ContinuedCANNED FRUITS & FRUIT JUICES, EXCEPT CANNED
CITRUS FRUITS AND JUICES—continued

Peaches—Continued.

Elco, halves or sliced—dietic, #2	\$0.20
Elco, halves or sliced—yellow, choice or extra standard, #2½	.28
Georgia, halves—yellow, standard, #1 tall.	.11
Georgia, sliced yellow, standard, #1 tall.	.10
Glendale, halves or sliced, standard, #2½	.26
Great Value, sliced, standard, #2½	.26
Honor or Red & White, halves or sliced, choice or extra standard, #2½	.28
Libby, halves—freestone, fancy, #2½	.34
Libby, halves or sliced yellow cling, fancy, #1 tall.	.19
Libby, halves or sliced yellow cling, fancy, #2	.23
Libby, halves or sliced yellow cling, fancy, #2½	.31
Libby, halves or sliced yellow cling, fancy, #2½ glass.	.33
Nation Wide Red Label or Sail On or Pilot, halves or sliced, choice or extra standard, #2½	.29
Pacific Gold, halves, choice or extra standard, #2½	.28
Polar, halves or sliced, choice or extra standard, #2½	.27
Pratlow, sliced, fancy, #2½	.32
Prince, halves or sliced, choice or extra standard, #2½ glass.	.32
Real Treat, halves or sliced—yellow, standard, #2½	.26
Red W, standard, #2½	.26
Redondo, sliced, standard #2½	.27
Rosedale, halves or sliced—yellow cling, choice or extra standard, #2	.20
Rosedale, halves or sliced—yellow cling, choice or extra standard, #2½	.27
Sweet Home, halves or sliced, standard, #2½	.26
Tallman, halves or sliced, standard, #2½	.27
Town Talk, halves or sliced, choice or extra standard, #2½	.27
Valmar, halves, choice or extra standard, #2½	.29
Valmar, halves or sliced, standard, #2½	.26
White Ribbon, halves or sliced, choice or extra standard, #2½	.28

Pears:

American Lady or Topmost, Like Fresh, Fancy, #2½	.37
Brimful, Bartlett, Standard, #2½	.30
Cedar Hill, Bartlett, Choice or Extra Standard, #2½	.29
Clover Farm, Bartlett—halves, Choice or Extra Standard, #2½	.34
Del Monte, Bartlett, Fancy, #2½	.32
Del Monte, Bartlett, Fancy, #2½ glass.	.37
Elco, Bartlett—halves, Choice or Extra Standard, #2½	.35
Fir Tree, Bartlett, Standard, #2½	.31
Happy Home, Bartlett, Choice or Extra Standard, #2½	.31
Honor or Red & White, Bartlett, Choice or Extra Standard, #2½	.34
Libby Bartlett, Fancy, #2	.26
Libby, Bartlett, Fancy, #2½	.35
Libby, Bartlett, Fancy, #2½ glass.	.38
Nation Wide, Red Label, Sail On, or Pilot, Choice or Extra Standard, #2½	.35
Our Brand, Bartlett, Standard, #2	.22
Parkdale, Bartlett, Standard, #2	.22
Parkdale, Bartlett, Standard, #2½	.31
Roy Crest, Bartlett—halves, Choice or Extra Standard, #2	.25
Real Treat, Bartlett—halves, Standard, #2½	.31
Rosedale, Bartlett, Choice or Extra Standard, #2	.23

COMMUNITY CEILING PRICES, ST. LOUIS AREA—
ContinuedCANNED FRUITS & FRUIT JUICES, EXCEPT CANNED
CITRUS FRUITS AND JUICES—continued

Pears—Continued.

Rosedale, Bartlett, Choice or Extra Standard, #2½	\$0.32
Rustic, Kleffer, Standard, #2½	.24
School Days, Bartlett—halves, Standard, #2½	.27
South Haven, Bartlett, Choice or Extra Standard, #2½	.29
South Haven, Michigan Kleffer, Choice or Extra Standard, #2½	.31
Sweet Home, Bartlett—halves, Standard, #2½	.31
Thank You, Kleffer, Choice or Extra Standard, #2	.16
Tolo, Bartlett, Choice or Extra Standard, #2	.24
Tolo, Bartlett, Choice or Extra Standard, #2½	.34
White Ribbon, Bartlett—halves, Choice or Extra Standard, #2½	.34
Wulff's First, Fancy, #2½	.33
Pineapple:	
Del Monte, Sliced, Fancy, #2	.24
Dole, Sliced, Fancy, 20 oz.	.25
Dole, Sliced, Fancy, 30 oz.	.31
Plantation, Sliced, Standard, 20 oz.	.23
Plantation, Sliced, Standard, 30 oz.	.28
Ukulele, broken sliced, Standard, 30 oz.	.28

NOTE: For canned citrus fruits and juices, see Order No. 1, issued by the St. Louis District Office on May 8, 1943.

BABY FOOD¹

American Lady, Fancy, 4½-5 oz.	.08
Clapps, Fancy, 4½-5 oz.	.08
Gerber's, Fancy, 4½-5 oz.	.08
Libby, Fancy, 4½-5 oz.	.08
Red and White, Fancy, 4½-5 oz.	.08

(Pub. Laws 421 and 729, 77th Cong.; E.O. 9250, 7 F.R. 7871, and E.O. 9328, 8 F.R. 4681; Gen. Order 51, 8 F.R. 6008)

Issued this 15th day of May 1943.

R. E. GARDNER, Jr.,
District Director,
St. Louis District.

[F. R. Doc. 43-8393; Filed, May 26, 1943; 3:29 p. m.]

Region VI.

[Sioux City Order 2 Under Gen. Order 51]

COMMUNITY CEILING PRICES IN SIOUX CITY
AREA, IOWA AND NEBRASKA

SECTION 1 *What this order does.* In accordance with the provisions of General Order No. 51, this order establishes dollars and cents ceiling prices for the food items listed in section 8, sold at retail within the corporate limits of the cities of Sioux City, Iowa and South Sioux City, Nebraska.

SEC. 2 *Applicability.* This order applies only to sellers at retail hereinafter referred to as retailers or retail stores. No retail seller, except a "retail route seller", may charge more than the ceiling prices fixed herein for his particular class of retailers, as defined in section 4 hereof. "Retail route sellers" may continue to charge no more than their present ceiling prices. Ceiling prices fixed herein for a class of retailers are the only ceiling prices for such food items for all sellers in that class.

¹ All varieties of strained or chopped in the 4½-5 oz. cans.

SEC. 3 Posting—(a) *Selling prices.* All retail stores must post their selling prices for the food items listed below on the item or at or near the place where such food item is offered for sale.

(b) *Ceiling prices.* All retail stores must post, in a conspicuous place in the store, a list of the ceiling prices for such food items. Price lists may be secured from the Office of Price Administration.

(c) *Class of store.* All retail stores selling any of the food items listed below must post a sign clearly distinguishable to customers for the purpose of showing the class of retailers applicable to the store, which sign will read "OPA-1", "OPA-2", "OPA-3", or "OPA-4" whichever applies.

SEC. 4 Definitions of classes of retailers. For the purpose of this order, retail stores are divided into the following four classes:

(a) *Class 1.* "Independent" retail stores with "annual gross sales" of less than \$50,000. A retail store is an "independent" retail store if it is not one of a group of four or more stores under one ownership whose combined "annual gross sales" are \$500,000 or more. "Annual gross sales" are determined in accordance with the provisions of section 21 of Revised Maximum Price Regulation 238.

(b) *Class 2.* "Independent" retail stores with "annual gross sales" of \$50,000 or more, but less than \$250,000.

(c) *Class 3.* Retail stores other than "independent" retail stores with "annual gross sales" of less than \$250,000.

(d) *Class 4.* Any retail store with "annual gross sales" of \$250,000 or more. Farmers who make retail sales are considered class 1 retailers. Other sellers not retail stores find their class according to their 1942 volume of retail sales of all foods.

SEC. 5 Less than maximum prices. Lower prices than those set forth herein may be charged, demanded, paid, or offered.

SEC. 6 Applicability of General Order No. 51. This order is subject to all the provisions of General Order No. 51 which are hereby made a part of this order.

SEC. 7 Effective date. This order becomes effective on May 17, 1943.

SEC. 8 Dollars and cents ceiling prices established. The following is a list of the food items and the ceiling prices thereof:

CANNED FRUIT AND VEGETABLES, SIOUX CITY AREA

	Ceiling prices by class of retailers			
	OPA-1	OPA-2	OPA-3	OPA-4
FRUIT COCKTAIL				
#1 tin container:				
A & P, whole				\$.18
Del Monte, whole	\$0.20	\$0.20	\$0.19	
Honeymoon	.20	.19	.19	.19
Superb	.20	.20	.16	
Libby	.20	.20	.19	.19
Sultana				.17

CANNED FRUIT AND VEGETABLES, SIOUX CITY AREA—Continued

	Ceiling prices by class of retailers			
	OPA-1	OPA-2	OPA-3	OPA-4
PEACHES				
#2½ tin container:				
A & P, halves				.30
A & P, sliced				.30
Del Monte, YC sliced	.29	.29	.29	.30
Del Monte, YC halves	.29	.29	.29	.30
Del Monte, glass YC sliced	.29	.29	.29	.30
Del Monte, glass YC halves	.29	.29	.29	.30
Honeymoon, YC sliced	.29	.29	.29	.30
Honeymoon, YC halves	.29	.29	.29	.30
Stokely's, YC halves	.29	.29	.29	.30
Superb, YC sliced	.29	.29	.29	.30
Superb, YC halves	.29	.29	.29	.30
Libby, Deluxe, halves	.29	.29	.29	.30
Libby, Deluxe, sliced	.29	.29	.29	.30
Libby, sliced	.29	.29	.29	.30
Lushus, halves	.29	.29	.29	.30
Lushus, sliced	.29	.29	.29	.30
Morning Light, YC halves	.29	.29	.29	.30
Morning Light, YC sliced	.29	.29	.29	.30
Full Pack, sliced	.29	.29	.29	.30
Full Pack, halves	.29	.29	.29	.30
Iona, halves	.29	.29	.29	.30
Iona, sliced	.29	.29	.29	.30
Plymouth, halves	.29	.29	.29	.30
Plymouth, sliced	.29	.29	.29	.30
Tru Valu, halves	.29	.29	.29	.30
Tru Valu, sliced	.29	.29	.29	.30
PEARS				
#2½ tin container:				
A & P, Bartlett	.30	.30	.30	.31
Honeymoon, Bartlett halves	.30	.30	.30	.31
Stokely's halves	.30	.30	.30	.31
Superb, Bartlett halves	.30	.30	.30	.31
Libby	.30	.30	.30	.31
Libby, Deluxe	.30	.30	.30	.31
Morning Light, Bartlett halves	.30	.30	.30	.31
Lushus	.30	.30	.30	.31
Rose Croix	.30	.30	.30	.31
Tru Valu	.30	.30	.30	.31
Iona, Bartlett	.30	.30	.30	.31
PINEAPPLE				
#2½ tin container:				
Dole's, sliced	.29	.29	.29	.30
Libby, crushed	.29	.29	.29	.30
Libby, sliced	.29	.29	.29	.30
Rosedale	.29	.29	.29	.30
Superb, crushed	.29	.29	.29	.30
Superb, whole sliced	.29	.29	.29	.30
Ukulele, broken slice	.29	.29	.29	.30
Ukulele, crushed	.29	.29	.29	.30
Sultana, broken slice	.29	.29	.29	.30
WAX BEANS				
#2 tin container:				
Libby, cut	.15	.15	.17	.16
Libby, whole	.28	.28	.21	.21
Lushus, cut	.17	.17	.16	.16
Reliable, cut	.17	.17	.17	.17
Stokely's, cut	.17	.17	.14	.14
Superb, cut #1 Sv	.17	.17	.14	.14
Superb, whole #3 Sv	.17	.17	.14	.14
Table Hint, whole	.17	.17	.16	.16
Table Hint, cut	.17	.17	.17	.17
Iona, cut	.17	.17	.16	.16
Tru Valu, cut	.17	.17	.17	.17
BEETS				
#2 tin container:				
A & P, whole	.16	.16	.17	.13
Del Monte, whole	.13	.13	.11	.11
Honeymoon, sliced	.13	.13	.13	.13
Libby, whole	.13	.13	.13	.13
Libby, whole tiny	.13	.13	.13	.13
Lushus, sliced	.13	.13	.11	.11
Rustic, whole 8 to 10 count	.14	.14	.12	.12
Superb, sliced	.13	.13	.11	.11
Superb, small whole	.13	.13	.11	.11
Today's, whole tender #14 count	.13	.13	.11	.11
Morning Light, sliced	.11	.11	.12	.12
CARROTS				
#2 tin container:				
Honeymoon, sliced	.11	.11	.10	.10
Libby, sliced	.11	.11	.10	.10
Lushus, sliced	.11	.11	.10	.10
Stokely's, sliced	.11	.11	.11	.11
Superb, sliced	.11	.11	.12	.12
Morning Light, sliced	.11	.11	.12	.12

CANNED FRUIT AND VEGETABLES, SIOUX CITY AREA—Continued

	Ceiling prices by class of retailers			
	OPA-1	OPA-2	OPA-3	OPA-4
GREEN BEANS				
#2 tin container:				
Honeymoon, cut	\$0.22	\$0.21	\$0.21	\$0.21
Honeymoon, whole	.21	.21	.21	.20
Libby, cut	.19	.17	.17	.16
Libby, whole	.21	.21	.23	.23
Lushus, cut	.17	.16	.16	.16
Lushus, whole	.16	.16	.16	.16
Reliable, cut	.16	.16	.16	.13
Stokely's, cut	.16	.16	.14	.14
Sunkist, tiny whole #1 Sv	.20	.19	.17	.17
Superb, small whole #2 Sv	.21	.20	.18	.18
Superb, medium whole #3 Sv	.20	.19	.17	.17
Superb, large whole, #4 Sv	.17	.16	.14	.14
Superb, cut #4 Sv	.16	.16	.14	.14
Big Lake, cut flat pod	.17	.16	.14	.14
Full Pack, cut	.13	.12	.12	.12
Morning Light, cut #4 Sv	.13	.13	.13	.13
Saltana, whole	.13	.13	.13	.13
Bluebell, cut	.13	.13	.13	.13
Iona	.14	.14	.13	.13
Tru Valu, cut	.14	.14	.13	.13
Virginia Lee, cut #3 Sv	.13	.13	.11	.11
LIMA BEANS				
#2 tin container:				
Libby, medium green	.19	.18	.18	.18
Libby, tiny green	.20	.20	.20	.19
Superb, green fresh	.20	.20	.15	.15
Honey, green and white fresh	.14	.14	.12	.12
CORN				
#2 tin container:				
A & P, whole kernel yellow				.13
A & P, cream style yellow				.13
A & P, cream style white				.13
Del Monte, cream style Country Gentleman	.16	.15	.15	.15
Del Monte, cream style Golden	.16	.15	.15	.15
Honeymoon, cream style Golden	.14	.14	.14	.14
on Bantam	.15	.15	.15	.15
Honeymoon, whole kernel Golden	.15	.15	.15	.15
on Bantam	.16	.16	.16	.16
Libby, Country Gentleman	.16	.16	.16	.16
Libby, golden cream	.16	.16	.16	.16
Libby, whole kernel white	.16	.17	.17	.17
Libby, whole kernel Golden	.17	.16	.16	.16
Bantam	.17	.16	.16	.16
Stokely's, cream style Golden			.14	.14
Bantam			.14	.14
Stokely's, whole kernel Golden			.14	.14
Bantam			.14	.14
Superb, cream style Country Gentleman	.15	.15	.13	.13
Superb, cream style Golden	.15	.15	.13	.13
Superb, whole kernel Golden	.15	.15	.13	.13
Bantam	.15	.15	.13	.13
Fairmont, Frife, whole kernel golden	.13	.13	.11	.11
Full Pack, cream style white	.13	.13	.12	.12
Full Pack, cream style golden	.13	.13	.13	.13
Full Pack, whole kernel white	.14	.14	.13	.13
Lushus, cream white	.14	.14	.13	.13
Lushus, whole kernel white	.15	.14	.14	.14
Lushus, whole kernel Golden	.15	.15	.15	.14
Bantam	.14	.14	.13	.13
Lushus, cream style golden	.14	.14	.13	.13
Morning Light, cream style	.13	.13	.11	.11
Evergreen	.13	.13	.11	.11
Morning Light, cream style golden	.14	.14	.12	.12
Morning Light, whole kernel golden	.13	.13	.11	.11
Rosedale, whole kernel Golden	.16	.15	.15	.15
Bantam	.13	.13	.13	.12
Tru Valu, whole kernel white	.12	.12	.12	.12
Bluebell, cream golden	.12	.12	.12	.12
Bluebell, cream white	.12	.12	.12	.12
Garden King, cream white	.12	.12	.12	.12
Guarantee, cream Golden Bantam			.10	.10
Happy Valley, cream Evergreen	.14	.13	.13	.13
Iona, cream style yellow			.10	.10
Iona, cream style white			.12	.12
Iowa Club, cream golden	.13	.12	.11	.11
Our Little Cook, cream Evergreen	.12	.12	.10	.10
See City, cream Evergreen	.12	.12	.10	.10
Tru Valu, cream white	.13	.12	.12	.12
PEAS				
#2 tin container:				
A & P	.21	.21	.20	.16
Libby, early June #2 Sv	.21	.21	.20	.20

CANNED FRUIT AND VEGETABLES, SIOUX CITY
AREA—Continued

	Ceiling prices by class of retailers			
	OPA-1	OPA-2	OPA-3	OPA-4
PEAS—continued				
#2 tin container—Continued.				
Libby, early June #3 Sv.	\$0.19	\$0.19	\$0.19	\$0.18
Libby, sweet #3 Sv.	.20	.20	.20	.19
Libby, sweet #4 Sv.	.18	.18	.18	.17
Libby, sweet #5 Sv.	.17	.17	.16	.16
Reliable.				.13
Stokely's, honey pod sweet.			.16	
Stokely's, Alaska #3 Sv.			.15	
Superb, Alaska small June #2 Sv.	.18	.17	.15	
Superb, sweet large #4 Sv.	.16	.16	.14	
Fairmont Pride, Alaska sifted #3 Sv.	.15	.14	.12	
Lush'us, garden run sweet.	.14	.14	.14	.13
Morning Light, Alaska extra sifted #2 Sv.	.17	.16	.14	
Morning Light, early June #3 Sv.	.15	.15	.13	
Mission, sugar #5 Sv.	.16	.16	.15	.15
Mission, sugar #6 Sv.	.16	.16	.15	.15
Pacific.			.14	
Atlantic.			.12	
Happy Vale, early June #4 Sv.	.15	.14	.14	.14
Iona.			.12	
Lake State, garden run sweet.	.14	.14	.13	.13
North State, sweet #4 Sv.	.14	.14	.12	
Regards, Alaska #3 Sv.	.13	.13	.11	
Top of All, garden run sweet.	.14	.14	.13	.13
Top of All, early June garden run.	.14	.14	.14	.13
Tru Valu, early June #3 Sv.	.14	.14	.14	.14
SAUERKRAUT				
#2 tin container:				
Superb.	.12	.11	.10	
SPINACH				
#2 tin container:				
A & P.	.17	.17	.17	.17
Libby.	.16	.16	.13	
Nugget, California.	.17	.16	.14	
Superb, California.	.17	.16	.14	
Tri-Valley, California.	.16	.16	.13	
Cleco.			.13	
Clear Sailing.	.11	.11	.11	.10
Fayco.			.11	
Iona.			.11	
Tru Valu.	.12	.11	.11	.11
TOMATO JUICE				
20 ounce tin container:				
Campbell's.	.12	.12	.12	.12
Lady Lynn.	.12	.12	.12	.11
Libby.	.12	.12	.12	.11
Lush'us.	.12	.12	.12	.11
40 ounce tin container:				
Campbell's.	.28	.27	.26	
Lady Lynn.	.26	.26	.25	.25
Libby.	.26	.26	.25	.27
Lush'us.	.26	.26	.25	.25
Stokely's.			.22	
TOMATOES				
#2 tin container:				
Honamoon.	.14	.14	.14	.13
Libby.	.17	.16	.16	.16
Stokely's.			.14	
Superb, Hand Filled.	.16	.16	.14	
Full Pack.	.13	.13	.13	.13
Lush'us.	.13	.13	.13	.13
Morning Light.	.15	.14	.13	
North Missouri.	.14	.14	.12	
Regards.	.14	.14	.12	
Sultana.			.13	
Bluebelle.	.12	.12	.12	.12
Iona.			.11	
Mississippi Valley.	.13	.12	.11	
Tru Valu.	.12	.12	.12	.11

(Pub. Laws 421 and 729, 77th Cong., E.O. 9250, 7 F.R. 7871 and E.O. 9328, 8 F.R. 4681; Gen. Order 51, 8 F.R. 6008)

Issued this 15th day of May 1943.

HARRY J. GLEASON,
District Director,
Sioux City District.

[F. R. Doc. 43-8238; Filed, May 24, 1943;
2:24 p. m.]

[Omaha Order 1 Under General Order 51]

COMMUNITY CEILING PRICES FOR DESIGNATED CITIES IN NEBRASKA AND IOWA

SECTION 1 What this order does. In accordance with the provisions of General Order No. 51, this order establishes in section 6, community (dollars and cents) ceiling prices for certain food items sold in class 1 retail stores located within the corporate limits of the cities of Omaha, Nebraska; Ralston, Nebraska; Bellevue, Nebraska; and Council Bluffs, Iowa.

SEC. 2 Application to other sellers. No seller, except a "retail route seller", may charge more than these community (dollars and cents) ceiling prices. Retail route sellers may continue to charge their present ceiling prices. The community ceiling prices shall be the only ceiling prices for such food items for "class 1 retail stores". All other sellers must continue to charge no more than any lower ceiling prices established by any other applicable price regulations.

SEC 3 Posting—(a) Selling prices. All retail stores must post their selling prices for the food items listed below on the item or at or near the place where such food item is offered for sale.

(b) *Ceiling prices.* All class 1 retail stores must post, in a conspicuous place in the store, a list of the community ceiling prices for such food items, when such list is supplied by the Office of Price Administration. Other retailers must continue to post ceiling prices as required by any other applicable regulation fixing their ceiling prices.

(c) *Class of store.* All retail stores selling any of the food items listed below must post a sign reading "OPA-1", "OPA-2", "OPA-3", or "OPA-4" whichever applies, so that it can be clearly seen by their customers. The definitions of classes of retailers shall be those contained in Revised Maximum Price Regulations Nos. 238 and 268.

NOTE: The definitions of classes of retailers contained in Revised Maximum Price Regulations Nos. 238 and 268 are as follows:

(1) *Class 1.* Your store is in Class 1 if its "annual gross sales" are less than \$50,000, and if it is an "Independent" store. Your store is an "Independent" store if it is not one of a group of 4 or more stores under one ownership whose combined "annual gross sales" are \$50,000 or more.

(2) *Class 2.* Your store is in Class 2 if its "annual gross sales" are \$50,000 or more but less than \$250,000, and if it is an "Independent" store.

(3) *Class 3.* Your store is in Class 3 if its "annual gross sales" are less than \$250,000, and if it is not an "Independent" store.

(4) *Class 4.* Your store is in Class 4 if its "annual gross sales" are \$250,000 or more.

The prices set forth in this Order apply to O. P. A. Class 1 Stores only. All other sellers must continue to charge no more than any lower selling prices established by any other applicable price regulations, unless the list specifically fixes a different selling price for these sellers.

SEC. 4 Applicability of General Order No. 51. This order is subject to all the provisions of General Order No. 51, which are hereby made a part of this order.

SEC. 5 Effective date. This order becomes effective May 10, 1943.

SEC. 6 The community (dollars-and-cents) ceiling prices established. The following is a list of the food items and the community ceiling prices thereof:

CEILING PRICES, OMAHA AREA, NEBR.-IOWA

BREAD (ALL BRANDS)

White, 20 oz.	\$0.11
Whole Wheat, 20 oz.	.11
Rye, 16 oz.	.11
Cracked Wheat, 16 oz.	.11

BREAKFAST CEREALS

Cheerlouts, 7 oz.	.13
Clapps Cereal Food, 8 oz.	.13
Clapps Instant Oatmeal, 8 oz.	.10
Cream of Wheat, 14 oz.	.16
Cream of Wheat, 28 oz.	.26
Clover Farm Rolled Oats, 48 oz.	.21
Crystal Wedding Rolled Oats, 20 oz.	.11
Crystal Wedding Rolled Oats, 48 oz.	.24
Comic Popped Wheat, 9 oz.	.14
Dwarves, 18 oz.	.24
Dwarves Wheat Germ, 11 oz.	.29
Foodland Rolled Oats, 48 oz.	.21
Georgie Porgie, 18 oz.	.24
Gerbers Oatmeal, 8 oz.	.13
Gerbers Baby Cereal, 8 oz.	.13
Heinz Rice Flakes, 6½ oz.	.12
Kamo Popped Wheat, 8 oz.	.09
Kelloggs Corn Flakes, 18 oz.	.14
Kelloggs Corn Flakes, 11 oz.	.10
Kelloggs Bran Flakes, 8 oz.	.11
Kelloggs Bran Flakes, 14 oz.	.15
Kelloggs All Bran, 10 oz.	.13
Kelloggs All Bran, 16 oz.	.21
Kelloggs Krumbles, 9 oz.	.12
Kelloggs Pep, 8 oz.	.14
Kelloggs Rice Krispies, 5½ oz.	.13
Kelloggs Shredded Wheat, 12 oz.	.12
Kelloggs Wheat Krispies, 8 oz.	.12
Kelloggs Variety Package, 10 oz.	.26
Kix, 7 oz.	.13
Malt O Meal, 26 oz.	.26
Marco Bran Flakes, 14 oz.	.11
Marco Corn Flakes, 11 oz.	.09
Marco Rolled Oats, 20 oz.	.10
Marco Rolled Oats, 48 oz.	.20
Marco Wheat Flakes, 8 oz.	.12
Mary Ann Farina, 28 oz.	.13
Millers Bran Flakes, 8 oz.	.09
Millers Bran Flakes, 14 oz.	.11
Millers Corn Flakes, 8 oz.	.08
Millers Corn Flakes, 11 oz.	.09
Millers Wheat Flakes, 8 oz.	.12
Millers Popped Rice, 5 oz.	.09
Minute Wheat, 32 oz.	.23
Mothers Rolled Oats, 48 oz.	.33
Mothers Best Farina, 14 oz.	.08
Okay Bran Flakes, 10 oz.	.07
Okay Wheat Flakes, 10 oz.	.07
Pettijohns Wheat Flakes, 22 oz.	.10
Pillsbury All Bran, 20 oz.	.18
Pillsbury Farina, 14 oz.	.09
Post's Bran Flakes, 8 oz.	.11
Post's Bran Flakes, 14 oz.	.16
Post Toasties, 11 oz.	.10
Post Toasties, 18 oz.	.14
Post's Grape Nuts, 12 oz.	.15
Post's Grape Nut Flk, 7 oz.	.11
Post's Grape Nut Flk, 12 oz.	.15
Post's Grape Nuts Wheat Meal, 14 oz.	.14
Post Tens, 10 oz.	.26
Quaker Rolled Oats, 20 oz.	.12
Quaker Rolled Oats, 48 oz.	.26
Quaker Muffets, 8 oz.	.10
Puffed Rice, 4½ oz.	.13
Puffed Wheat, 4 oz.	.11
Scotch Barley, 16 oz.	.09
Crackles, 7 oz.	.09
Hominy, 24 oz.	.09
Farina, 14 oz.	.09
Red & White Bran Flakes, 8 oz.	.08
Red & White Bran Flakes, 14 oz.	.11
Red & White Corn Flakes, 11 oz.	.09
Red & White Rolled Oats, 20 oz.	.10
Red & White Rolled Oats, 48 oz.	.20
Red & White Wheat Flakes, 8 oz.	.12

CEILING PRICES, OMAHA AREA, NEBR.-IOWA—
Continued

BREAKFAST CEREALS—Continued

Red & White Wheat Flakes, 28 oz.	\$0.15
Shredded Ralston's, 12 oz.	.13
Tommy Tucker Popped Wheat, 4 oz.	.04
Tommy Tucker Popped Wheat, 8 oz.	.08
Tommy Tucker Sliced Wheat, 24 oz.	.22
Uncle Sam, 12 oz.	.14
Wheaties, 8 oz.	.12
Wheatots, 14 oz.	.09
Yellowstone Farina, 28 oz.	.13
Zing Wheat Germ, 14 oz.	.23

PACKAGED CHEESE

Borden Liederkranz, 4 oz. glass.	.28
Borden Liederkranz, 4 oz. package.	.28
Borden Military Camembert, box of 3.	.31
Kraft Casino Camembert, box of 3.	.30
Kraft Casino Camembert, box of 6.	.59
Borden Military Camembert, box of 6.	.60
Kraft Philadelphia Brand, 3 oz.	.12
Borden Eagle Brand, 3 oz.	.12
Borden Pimento Brand, 3 oz.	.12
Borden Relish, 3 oz.	.12
Kraft Velveta, 8 oz.	.24
Pimento, Kraft Velveta, 8 oz.	.24
Kraft Chateau, 8 oz.	.24
Borden Chateau, 8 oz.	.24
Borden Chateau-Pimento, 8 oz.	.24
Kraft Chateau-Pimento, 8 oz.	.24
Kraft American, 8 oz.	.23
Borden American, 8 oz.	.23
Clover Bloom American, 8 oz.	.21
Kraft Brick, 8 oz.	.24
Borden Brick, 8 oz.	.23
Clover Bloom Brick, 8 oz.	.22
Kraft Pimento, 8 oz.	.24
Borden Pimento, 8 oz.	.23
Clover Bloom Pimento, 8 oz.	.22
Kraft Swiss, 8 oz.	.24
Borden Swiss, 8 oz.	.23
Clover Bloom Swiss, 8 oz.	.22
Kraft Limburger, 8 oz.	.24
Borden Limburger, 8 oz.	.23
Clover Bloom Limburger, 8 oz.	.22
Borden Vera-Sharp, 8 oz.	.25
Kraft Philadelphia Brand, 8 oz.	.27
Borden Vera-Sharp, 1 lb. glass.	.66
Borden American, 2 lb.	.84
Kraft American, 2 lb.	.84
Borden Wej-Cut Plain, 6 oz.	.22
Borden Wej-Cut Pimento, 6 oz.	.22
Borden Wej-Cut Chive, 6 oz.	.22
Borden Wej-Cut Relish, 6 oz.	.22
Borden Relish, 5 oz. glass.	.20
Kraft Relish, 5 oz. glass.	.20
Kraft Pimento, 5 oz. glass.	.20
Borden Pimento, 5 oz. glass.	.20
Brookfield Pimento, 5 oz. glass.	.17
Kraft Olive Pimento, 5 oz. glass.	.20
Borden Olive Pimento, 5 oz. glass.	.20
Kraft Roka, 5 oz. glass.	.24
Borden Blue, 5 oz. glass.	.23
Brookfield Old York State, 5 oz. glass.	.19
Kraft Limburger, 5 oz. glass.	.20
Borden Limburger, 5 oz. glass.	.20
Brookfield Limburger, 5 oz. glass.	.15
Borden Vera-Sharp, 5 oz. glass.	.23
Borden Smokey, 5 oz. glass.	.23
Brookfield Bleu, 5 oz. glass.	.20
Kraft Pineapple, 5 oz. glass.	.20
Kraft Old English, 5 oz. glass.	.24
Brookfield Swiss, 5 oz. glass.	.19
Brookfield Relish, 5 oz. glass.	.17

COOKING AND SALAD OILS

Jewell, 1 pt.	.31
Mazola, 1 pt.	.35
Wesson, 1 pt.	.33
Jewell, 1 qt.	.57
Mazola, 1 qt.	.66
Wesson, 1 qt.	.65

DRIED FRUIT

Prunes, all brands, large 40/50, 1 lb.	.19
Prunes, all brands, medium 50/60, 2 lb.	.34
Prunes, all brands, large 40/50, 2 lb.	.37

CEILING PRICES, OMAHA AREA, NEBR.-IOWA—
Continued

EVAPORATED MILK

Bordens, large, 14½ oz.	\$0.11
Carnation, large.	.11
Kamo, large.	.11
Marco, large.	.11
Pet, large.	.11
Red & White, large.	.11
Roberts, large.	.11
Swift, large.	.11
Bordens, small 6 oz.	.05
Carnation, small.	.05
Kamo, small.	.05
Marco, small.	.05
Pet, small.	.05
Red & White, small.	.05
Roberts, small.	.05
Swift, small.	.05

HONEY

Marco, 8 oz. strained.	.19
Sloux-Bee, 8 oz. strained.	.19
Superior, 8 oz. strained.	.19
Three-Bee, 8 oz. strained.	.19
Sloux Bee, 16 oz. strained.	.34
Superior, 16 oz. strained.	.34
Three-Bee, 16 oz. strained.	.34
B & K, 20 oz. strained.	.42
Sloux Bee, 20 oz. strained.	.42
Three Bee, 20 oz. strained.	.42

LARD

Armour Star, 1 lb.	.29
Cudahy Rex, 1 lb.	.29
Cudahy Puritan, 1 lb.	.29
Swift Silverleaf, 1 lb.	.19
Swift Premium, 1 lb.	.29

MACARONI PRODUCTS

Macaroni:	
Van Camp, 6 oz.	.10
Tenderoni, 6 oz.	.10
Old Glory, 7 oz.	.05
Brimful, 7 oz.	.05
American Beauty, 7 oz.	.10
Skinnners, 7 oz.	.10
Quaker, 8 oz.	.10
Foulds, 8 oz.	.10
P & G, 16 oz.	.13
Puritan, 16 oz.	.13
American Beauty, 16 oz.	.15
Noodles:	
Quaker, 4 oz.	.10
Skinnner, 5 oz.	.10
Foulds, 5 oz.	.10
Red & White, 8 oz.	.13
Marco, 8 oz.	.13
Yankee Doodle, 8 oz.	.13
P & G, 8 oz.	.12
Holsum, 8 oz.	.12
Puritan, 8 oz.	.12
American Beauty, 10 oz.	.19
P & G, 12 oz.	.19
Holsum, 12 oz.	.19
Marco, 12 oz.	.18
Puritan, 16 oz.	.20
Yankee Doodle, 16 oz.	.22
Holsum, 16 oz.	.23
P & G, 16 oz.	.23
Spaghetti:	
Old Glory, 7 oz.	.05
Skinner, 7 oz.	.10
Foulds, 8 oz.	.10
Puritan, 16 oz.	.13
American Beauty, 16 oz.	.15

SUGAR

All brands:	
Beet Sugar, 1 lb.	.03
Beet Sugar, 2 lb.	.15
Beet Sugar, 5 lb.	.38
Beet Sugar, 10 lb.	.75
Cane Sugar, 1 lb.	.03
Cane Sugar, 2 lb.	.10
Cane Sugar, 5 lb.	.39
Cane Sugar, 10 lb.	.77
Brown Sugar, 1 lb.	.09
Powdered Sugar, 1 lb.	.03

CEILING PRICES, OMAHA AREA, NEBR.-IOWA—
Continued

SYRUPS

Karo, 1½ lb., light.	\$0.17
Karo, 1½ lb., dark.	.16
Karo, 1½ lb., waffle.	.17
Brimful, 1½ lb., light.	.16
Brimful, 1½ lb., dark.	.14
Kamo, 1½ lb., light.	.14
Karo, 5 lb., light.	.42
Karo, 5 lb., dark.	.40
Brimful, 5 lb., light.	.59
Brimful, 5 lb., dark.	.53
Kamo, 5 lb., light.	.53
White Swan, 5 lb., light.	.40
Clover Farm, 5 lb., light.	.53
Karo, 10 lb., dark.	.74
Brimful, 10 lb., light.	.71
Brimful, 10 lb., dark.	.67
Kamo, 10 lb., light.	.69
White Swan, 10 lb., light.	.72
Clover Farm, 10 lb., light.	.69
Log Cabin, 12 oz.	.21
Vermont Maid, 12 oz.	.21
Vermont Maid, 24 oz.	.40

(Pub. Laws 421 and 729, 77th Cong.;
E.O. 9250, 7 F.R. 7871; E.O. 9323, 8 F.R.
4681)

Issued this 10th day of May 1943.

DWIGHT F. FELTON,
District Director,
Omaha District.

[F. R. Doc. 43-8394; Filed, May 25, 1943;
3:23 p. m.]

Region VII.

[Colorado Order 3 Under General Order 51]

COMMUNITY CEILING PRICES IN THE COLO-
RADO SPRINGS-MANITOU AREA

SECTION 1 *What this order does.* In compliance with the direction of the President to take action which will stabilize prices affecting the cost of living, and in accordance with the provisions of General Order No. 51 and Region VII Delegation Order No. 9, this order establishes in section 7 community (dollars-and-cents) ceiling prices for certain food items sold in class 1 retail stores located in the Colorado Springs-Manitou, Colorado area, which means all the following described territory:

The territory within the city limits of the City of Colorado Springs, Colorado, and within the town limits of the Town of Manitou Springs, Colorado; the territory located within one-half mile on each side of the center line of U. S. Highway No. 24 between the westerly boundary line of said City of Colorado Springs and the easterly boundary line of said Town of Manitou Springs; the territory bounded and described as follows: beginning at the intersection of the most southern boundary line of said City of Colorado Springs and the center line of U. S. Highways Nos. 85 and 87; thence southerly along the center line of said U. S. Highways Nos. 85 and 87 to its junction with the center line of Colorado State Highway No. 115; thence southerly along the center line of said Colorado State Highway No. 115 to a point which is two miles south of said most southern boundary line of said City of Colorado Springs; thence west three miles; thence north one mile; thence northeasterly to the southwestern corner of said City of Colorado Springs; thence easterly along said most southern boundary line of said City of Colorado Springs to the point of beginning; and

the territory located within one-fourth mile on each side of the center line of U. S. Highways Nos. 85 and 87 between the most northern boundary line of said City of Colorado Springs and a line drawn parallel to and at a distance of one mile north of said most northern boundary line of said City of Colorado Springs.

A class 1 retail store is an independent retail outlet with an annual gross sales volume of \$50,000.00 or less.

SEC. 2 *Application to other sellers.* No seller, except a "retail route seller" may charge more than these community (dollars-and-cents) ceiling prices. Retail route sellers may continue to charge their present ceiling prices. These community ceiling prices shall be the only ceiling prices for such food items for "class 1 retail stores." All other sellers must continue to charge no more than any lower ceiling prices established by any other applicable price regulation. Lower prices may be charged.

SEC. 3 *Posting—(a) Selling prices.* All retail stores must post their selling prices for the food items listed below on the item or at or near the place where such food item is offered for sale.

(b) *Ceiling prices.* All class 1 retail stores must post, in a conspicuous place in the store, a list of the community ceiling prices for such food items when such list is supplied by the Office of Price Administration. Other classes of retailers must continue to post ceiling prices as required by any other applicable regulation fixing their ceiling prices.

(c) *Class of store.* All classes of retail stores selling any of the food items listed below must post a sign reading "OPA-1," "OPA-2," "OPA-3," or "OPA-4," whichever applies, so that it can be clearly seen by the customers. The definitions of classes of retailers shall be those contained in Revised Maximum Price Regulation Nos. 238 and 268.

SEC. 4 *Applicability of General Order No. 51.* This order is subject to all the provisions of General Order No. 51, which are by reference hereby made a part of this order with like operation and effect as though re-written herein.

SEC. 5 *Right to revoke, amend or modify.* This order may be revoked, amended or modified at any time by the Price Administrator or the Regional Administrator or the State Director of Colorado.

SEC. 6 *Effective date.* This order becomes effective at 12:01 a. m. on May 10, 1943.

SEC. 7 *The community (dollars-and-cents) ceiling prices established.* The following is a list of the food items and the community ceiling prices established therefor in the Colorado Springs-Manitou, Colorado, area:

CEILING PRICES, COLORADO SPRINGS-MANITOU AREA

BREAD

Town Talk, Zims, Ottos, Wonder, and Rainbow:	
16 oz. white, per loaf.....	\$0.10
16 oz. wheat or sandwich, per loaf....	.11
Julia Lee Wright, white and whole wheat, 16 oz. per loaf.....	.07
Julia Lee Wright, white, 24 oz. per loaf..	.10

CEILING PRICES, COLORADO SPRINGS-MANITOU AREA—Continued

BUTTER

90 and 92 score, per lb.....	\$0.56
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CEREALS

Kellogg's:	
All Bran:	
10 oz.....	.14
16 oz.....	.22
Corn Flakes:	
11 oz.....	.10
18 oz.....	.14
Rice Krispies, small, 5½ oz.....	.14
Krumbles, 9 oz.....	.13
Pep.....	.11
Shredded Wheat.....	.12
V-12 assorted individual.....	.26
Grape Nuts.....	.16
Grape Nuts Flakes:	
7 oz.....	.11
12 oz.....	.16
Post's:	
Bran Flakes:	
8 oz.....	.11
14 oz.....	.16
Whole Bran, 10 oz.....	.14
Post Toasties:	
14 oz.....	.14
11 oz.....	.10
Post Tens, 12-11 oz pkg.....	.26
Quaker:	
Farina:	
14 oz. pkg.....	.10
28 oz. pkg.....	.19
Pettijohns, 22 oz.....	.20
Muffets, 8 oz.....	.10
Oatmeal:	
20 oz.....	.12
48 oz.....	.26
Crystal Wedding Oats:	
16 oz.....	.11
48 oz.....	.25
Cup and Saucer Oats, 48 oz.....	.34
Quaker:	
Puffed Rice, large.....	.13
Puffed Wheat, large.....	.11
Carnation Wheat Flakes, 2½ lb.....	.27
Cream of Wheat:	
14 oz.....	.15
28 oz.....	.26
Ralston Wheat Cereal, 24 oz.....	.25
Wheatena, 22 oz.....	.26
Kix, 7 oz.....	.13
Cheerios, 7 oz.....	.13
Wheat Heart:	
14 oz.....	.15
28 oz.....	.25
Dwarfies, 28 oz.....	.24
Skinner Raisin Bran, 10 oz.....	.12
Roman Meal:	
Small.....	.20
Large.....	.33
Whiffs-O-Wheat, 8 oz.....	.09
Whiffs-O-Rice, 7 oz.....	.10
National Shredded Wheat, 12 oz.....	.13
Jones Cracked Wheat, 2#.....	.13
Millers Corn Flakes:	
11 oz.....	.09
14 oz.....	.11
Mother's Oats, large, premium.....	.34

CHEESE, PACKAGED

Kraft, 5 oz. glass jar:	
Limburger, Kay and Pimento.....	.20
Roka and Old English.....	.24

CITRUS FRUITS AND JUICES, CANNED

Grapefruit Juice:	
Texas Gold:	
No. 2 Can.....	.16
46 oz. Can.....	.37
Deep South, 46 oz. Can.....	.37
Shurfine:	
No. 2 Can.....	.15
47 oz. Can.....	.34

CEILING PRICES, COLORADO SPRINGS-MANITOU AREA—Continued

COFFEE

1 lb. containers:	
Maxwell House:	
Tins.....	\$0.37
Glass.....	.38
Chocolate Cream.....	.33
Del Monte.....	.36
Hills Bros.....	.36
Solitaire.....	.36
Mount Cross.....	.32
Tropic (bulk).....	.28
Red & White.....	.30
Bluhill.....	.36
Folgers.....	.36
M. J. B.....	.35

EGGS

Grade A and (unless Federal graded) AA (packed in cartons): 12¢ per dozen must be deducted for all bulk eggs not packed in cartons:

	Per doz.
Jumbo size.....	.56
Extra large size.....	.52
Large size.....	.50
Medium size.....	.45
Small size.....	.40
Assorted (all sizes mixed).....	.44
Dirty and checks:	
Large or above.....	.42
Medium.....	.37
Small.....	.33

FLOUR MIXES

Pancake flour:	
Aunt Jemima:	
20 oz.....	.13
3½ lb.....	.31
Robb-Ross:	
3½ lb.....	.26
20 oz.....	.10
Jack Spratt:	
20 oz.....	.10
50 oz.....	.20
Shurfine:	
20 oz.....	.07
3½ lb.....	.19
Suzanne, 3# lb.....	.18
Pantry Pride, 3 lb.....	.17
Buckwheat flour:	
Aunt Jemima, 20 oz.....	.15
Aunt Jemima, 3½ lb.....	.36
Robb-Ross, 20 oz.....	.13
Robb-Ross, 3½ lb.....	.28
Jack Spratt, 20 oz.....	.11
Jack Spratt, 50 oz.....	.24
Cake flour:	
Shurfine, 44 oz.....	.19
Swans Down, 44 oz.....	.32
Soft-a-Silk, 44 oz.....	.32
Biscuit flour: Bisquick:	
20 oz.....	.20
40' oz.....	.37
Gingerbread mix:	
Dromedary, 14 oz.....	.22
Duff, 14 oz.....	.27

FRUIT, DRIED

Prunes, 1-pound package:	
Del Monte, medium fancy.....	.18
Del Monte, large fancy.....	.20
Shurfine, extra large or large fancy..	.17
Sunripe, 40-50.....	.19
Sunsweet, large fancy.....	.20
Solitaire, large.....	.18
Red & White, large.....	.19
Prunes, 2-pound package:	
Shurfine, large.....	.32
Shurfine, medium.....	.30
Sunsweet, medium fancy.....	.35
Red & White, medium.....	.34
Prunes, bulk, per pound:	
40-50.....	.17
50-60 and 60-70.....	.16
70-80 and 80-90.....	.14
90-100.....	.13
Currants: Zante, 7 oz. package.....	.10

CEILING PRICES, COLORADO SPRINGS-MANITOU
AREA—Continued

FRUIT, DRIED—continued

Raisins:	
Shurfine, 15 oz. package, seeded.....	\$0.15
Sugar-Ripe, 15 oz. package, seeded.....	.17
Fancy Bulk, seedless.....	.13

HONEY

Solitaire, 21½ oz.....	.47
Solitaire, 44 oz.....	.82
Bluhill, 23 oz.....	.47

LARD

Armour's Star, 1 lb. package or bulk.....	.19
Swifts Silverleaf, 1 lb. package or bulk.....	.19

MACARONI AND SPAGHETTI

Macaroni, Cut Macaroni, Spaghetti, Cut Spaghetti, Shellroni, Saladroni:	
American Beauty, 7 oz.....	.09
Holsum, 7 oz.....	.05
American Beauty, 16 oz.....	.17
Van Camp's Tenderoni.....	.10
Noodles (Egg):	
American Beauty, 16 oz. (cellophane).....	.20
Holsum, 16 oz. (cellophane).....	.19
American Beauty, 5 oz. (carton).....	.10
Holsum, 8 oz. (cellophane).....	.11

MILK, EVAPORATED AND CONDENSED

Baby size:	
Bordens.....	.05
Carnation.....	.05
Columbine.....	.05
Pet.....	.05
Morning.....	.05
Shurfine.....	.05
Tall size, 14½ oz.:	
Bordens.....	.11
Carnation.....	.11
Columbine.....	.11
Pet.....	.11
Morning.....	.11
Shurfine.....	.11
Gold Medal, tall size.....	.10
Cherub, tall size.....	.09
Eagle.....	.22

OILS, COOKING AND SALAD

Mazola Oil, 1-qt. can.....	.65
Mazola Oil, ½ gal. can.....	1.07
Wesson Oil, pint can.....	.33
Wesson Oil, quart can.....	.65

PEANUT BUTTER

Georgia Gold, 16 oz. jar.....	.34
Georgia Gold, 32 oz. jar.....	.64
Jaxon, 8 oz.....	.20
Jaxon, 32 oz.....	.62
Jaxon, 16 oz.....	.32
Beverly, 16 oz.....	.30
Beverly, 32 oz.....	.56
Silver Band, 16 oz.....	.36
Solitaire, 16 oz.....	.43
Taste-Well, 16 oz. glass.....	.31
Taste-Well, 32 oz. glass.....	.57
Taste-Well, 5 oz.....	.12

POULTRY

Broilers, fryers and roasters (All chicken under 9 months of age):	Per lb.
Live weight.....	\$0.35
Dressed weight.....	.43
Roosters (over 9 months of age):	
Live weight.....	.26
Dressed weight.....	.33
Hens (over 9 months):	
Live weight.....	.31
Dressed weight.....	.38

PROCESSED FISH

Oysters (Cove), 5 oz. can.....	.28
Salmon, Red, 1 pound can:	
Jack Spratt.....	.49
Libby.....	.49
Salmon, Pink, 1 pound can:	
Mayflower.....	.27
Town Talk.....	.27

CEILING PRICES, COLORADO SPRINGS-MANITOU
AREA—Continued

PROCESSED FISH—continued

Salmon, Chum:	
Cameo.....	\$0.23
Sardines, ovals, 16 oz. cans:	
All varieties.....	.16
Tuna, ½ can, Van Camp's:	
Green Label.....	.33
Red Label.....	.39

SHORTENING

Crisco, 3-pound glass.....	.75
Crisco, 1-pound glass.....	.26
Spry, 3-pound glass.....	.75
Spry, 1-pound glass.....	.26
Shurfine, 1-pound can.....	.24

SUGAR

Beet, 2 lb.....	.16
Beet, 5 lb.....	.49
Beet, 10 lb.....	.78
Beet, 25 lb.....	1.86
Powdered, 1 lb.....	.69
Brown, 1 lb.....	.69
Cube, 2 lb.....	.21

SYRUP

Blue Karo, 1½ pound.....	.17
Aunt Dinah Molasses.....	.13
Brer Rabbit Molasses:	
Gold Label, 12 oz. can.....	.22
Gold Label, 24 oz. jar.....	.40
Green Label, 12 oz. can.....	.18
Green Label, 24 oz. jar.....	.34
Log Cabin Syrup, 12 oz. table size.....	.21
Sleepy Hollow Syrup, 12 oz.....	.15
Solitaire Syrup, 12 oz.....	.22
Silver Band Syrup, 12 oz.....	.17

(Pub. Laws 421 and 729, 77th Cong.; E.O.
9250, 7 F.R. 7871, and E.O. 9328, 8 F.R.
4681)

Issued this 8th day of May 1943.

H. C. BRETSCHNEIDER,
State Director,
Colorado State Office.

[F. R. Doc. 43-8266; Filed, May 24, 1943;
5:03 p. m.]

[Colorado Order 5 under Gen. Order 51]

COMMUNITY CEILING PRICES IN DENVER
AREA

SECTION 1 *What this order does.* In accordance with the provisions of General Order No. 51 and Region VII Delegation Order No. 9, this order establishes in section 7, dollars-and-cents ceiling prices for certain food items sold at retail in the Denver Area which means the City and County of Denver, and the municipalities of Aurora, Arvada, Englewood, Littleton, Lakewood, Wheatridge, Edgewater, Golden and Derby, and the United States military reservations of Fort Logan, Fitzsimons Hospital, Lowry Field and Buckley Field.

COMMUNITY CEILING PRICES, DENVER AREA

	Size	Ceiling prices by class of retailer			
		OPA-1	OPA-2	OPA-3	OPA-4
CANNED FRUITS					
Applicants, whole packed:					
All Gold.....	12½ (Class)	\$0.33	\$0.32		
Del Monte.....	12½	.31	.29		\$0.24
Del Monte.....	12½ (Class)	.33	.33		.25
Libby.....	12½	.24	.23		.23

Sec. 2 *Applicability.* No seller, except a "retail route seller", may charge more than the ceiling prices fixed herein for his particular class of retailers, as defined in section 4, hereof. Retail route sellers may continue to charge their present ceiling prices. The ceiling prices fixed herein for a class of retailers shall be the only calling prices for such food items for all sellers in that class.

Sec. 3 *Posting.*—(a) *Selling prices.* All retail stores must post their selling prices for the food items listed below on the item or at or near the place where such food item is offered for sale.

(b) *Ceiling prices.* All retail stores must post, in a conspicuous place in the store, a list of the ceiling prices for such food items, when such list is supplied by the Office of Price Administration.

(c) *Class of store.* All retail stores selling any of the food items listed below must post a sign showing the appropriate class of retailers, which sign will read "OPA-1", "OPA-2", "OPA-3", or "OPA-4", whichever applies so that it can be clearly seen by their customers.

Sec. 4 *Definitions of classes of retailers.* For the purpose of this regulation, retailers are divided into the following four classes:

(a) *Class 1. "Independent"* retail stores with "annual gross sales" of less than \$50,000. A retail store shall be an "independent" retail store if it is not one of a group of 4 or more stores under one ownership whose combined "annual gross sales" are \$500,000 or more.

(b) *Class 2. "Independent"* retail stores with "annual gross sales" of \$50,000 or more, but less than \$250,000.

(c) *Class 3.* Retail stores, other than "independent" retail stores, with "annual gross sales" of less than \$250,000.

(d) *Class 4.* Any retail store with "annual gross sales" of \$250,000 or more.

(e) *Farmers and other sellers.* Farmers shall be considered class 1 retailers for retail sales. Other retail sellers not retail stores shall find their class according to their 1942 volume of retail sales of all foods. (See section 21 of Revised Maximum Price Regulation No. 238 for the meaning and method of determining "annual gross sales".)

Sec. 5 *Applicability of General Order No. 51.* This order is subject to all the provisions of General Order No. 51, which are hereby made a part of this order. A copy of General Order No. 51 is attached hereto.

Sec. 6 *Effective date.* This order becomes effective on May 17, 1943.

Sec. 7 *The dollars-and-cents ceiling prices established.* The following is a list of the food items and the ceiling prices thereof in the Denver Area:

	Size	Ceiling prices by class of retailer			
		OPA-1	OPA-2	OPA-3	OPA-4
CANNED FRUITS—continued					
Apricots, halves unpeeled:	#2½ (glass)				\$0.30
Del Monte.....	#2½				.31
Hickway.....	#2½				.21
Valley Fruit Co.					
Fruit Cocktail:					
All Gold.....	#1 tall	\$0.19	\$0.18		
Del Haven.....	#1 tall	.19	.19		
Del Monte.....	#1 tall	.19	.19		.15
Hostess Delight.....	#1				.17
Isle o' Gold.....	#1 tall	.19	.18		
Libby.....	#1 tall	.19	.18		
Marco.....	#1 tall	.19	.18		
Rosedale.....	#1 tall	.19	.18		
Stokely.....	#1 tall	.19	.18		
Valley Fruit Co.					
Red & White.....					
All Gold.....	#2	.24	.23		
Del Haven.....	#2	.24	.23		
Del Monte.....	#2	.24	.23		
Sutterpack.....	#2	.24	.23		
All Gold.....	#2½	.35	.34		
Del Haven.....	#2½	.34	.33		
Del Monte.....	#2½	.34	.33		
Hostess Delight.....	(glass)				
Libby.....	#2½	.34	.33		.29
Marshall.....	#2½	.34	.33		.28
Libby (glass).....	#2½	.34	.33		.31
Stokely.....	#2½	.34	.33		.30
Sutterpack.....	#2½	.32	.31		
Peaches, halves:					
Arnold.....	#2				.17
Libby.....	#2	.23	.23		.10
Polka-Dot.....	#2	.20	.20		
Red & White.....	#2	.21	.21		
All Brand.....	#2½	.30	.30		
All Gold.....	#2½	.29	.29		
All Good.....	(glass)	.31	.31		
Brimful.....	#2½	.25	.25		
Castro Crest.....	#2½	.26	.26		.23
Del Monte.....	#2½	.31	.30		.26
Del Monte.....	(glass)	.33	.32		.27
Highway.....	#2½	.33	.32		.22
Kunze.....	#2½	.30	.30		.23
Libby.....	#2½	.30	.30		.25
Libby.....	(glass)	.32	.31		.27
Maytime.....	#2½				.21
Polka-Dot.....	#2½	.26	.26		
Prince Finest.....	#2½	.30	.30		
Red & White.....	(glass)	.28	.28		
Rio Rita (Pib).....	#2½	.23	.23		.19
Rosedale.....	#2½	.23	.23		.10
Silver Band.....	#2½	.23	.23		.21
Solutaire.....	#2½	.23	.23		
Stokely.....	#2½	.23	.23		.27
Valley Fruit Co.					
Peaches, sliced:					
Arnold.....	#2				.22
All Gold.....	#2	.23	.23		
Del Haven.....	#2	.21	.20		
Leadway.....	#2	.23	.23		.19
Libby.....	#2	.22	.22		
Pratt-Low.....	#2	.21	.21		
Red & White.....	#2	.21	.21		
All Brand.....	#2½	.30	.30		
All Gold.....	#2½	.29	.29		
All Good.....	(glass)	.31	.31		
Brimful.....	#2½	.25	.25		.23
Castle Crest.....	#2½	.26	.26		.22
Crest o' the Walk.....	#2½	.30	.30		.27
Del Monte.....	#2½	.33	.33		.21
Del Monte.....	(glass)				
Highway.....	#2½				.22
JUCES, FRUIT					
Grapefruit:					
Shurline.....	2-T	.14			
Shurline.....	48 oz	.32			
Orange Libby.....	47 oz	.60			
Pineapple:					
Del Monte.....	12 oz	.12			
Dole's.....	12 oz	.13			.10
Libby.....	12 oz	.15			.11
All Brand.....	#2	.19			.13
Del Monte.....	#2	.19			.15

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		Size	Ceiling prices by class of retailer			
			OPA-1	OPA-2	OPA-3	OPA-4
JUICES, FRUIT—continued						
Pineapple—Continued.						
	Doegs.....	#2				\$0.14
	Libby.....	#2				.14
	Marshall.....	#2	\$0.10			
	Red & White.....	#2	.17			
	All Brand.....	#2	.10			
	Del Monte.....	40 oz.	.38			
	Dob's.....	40 oz.	.41			
	Libby.....	40 oz.	.41			.35
	Marco.....	40 oz.	.41			.34
	Marshall.....	40 oz.	.40			
	Red & White.....	40 oz.	.41			
	Sollaire.....	47 oz.	.40			
			.39			
CANNED VEGETABLES						
Beans, cut green:						
	Arkoma.....	#2	.13			
	Big M.....	#2	.14			
	Blue & White.....	#2	.14			
	Brinfall.....	#2	.14			
	Del Monte.....	#2				
	Dr. Drake.....	#2				
	Garibaldi.....	#2				
	Happy Vale.....	#2	.11			.17
	Kuncz.....	#2				.14
	Marshall.....	#2	.11			.13
	Princo Finck.....	#2	.16			
	Stokely.....	#2	.18			.14
	Beans, whole green:					
	Del Monte.....	#2	.17			.14
	Kuncz.....	#2				.14
	Marco (Medium).....	#2	.16			
	Red & White.....	#2	.21			
	Red & White (Medium).....	#2	.16			.14
	Terra Telle.....	#2				
	Beans, French style:					
	Brinfall.....	#2				.17
	Princo Finck.....	13-3 oz.	.15			.14
	Red & White.....	13-3 oz.	.17			
	Beans, Irish:					
	Del Monte (Medium).....	19-4 oz.	.13			.11
	Del Monte (Irish).....	19-4 oz.	.14			.13
	Kuncz (Green).....	#2	.18			.18
	Marshall (Green).....	#2				
	Red Port (Green).....	#2	.13			
	Beans, cut wax:					
	Big M.....	#2	.12			
	Blue & White.....	#2	.16			
	Brinfall.....	#2	.16			.13
	Kuncz.....	#2				
	Marshall.....	#2	.15			
	Mayflower.....	#2	.14			
	Northern Light.....	#2	.11			
	Silver Band.....	#2	.12			.15
	Stokely.....	#2				
	Y-B.....	#2	.14			
	Beans, whole wax:					
	Kuncz.....	#2				.14
	Stokely.....	#2				.19
	Corn, cream style white:					
	Beaver Valley.....	#2	.14			
	Brinfall.....	#2	.13			
	Del Monte.....	#2	.14			.13
	Golden Valley.....	#2	.17			.11
	Marshall.....	#2	.13			
	Mayflower.....	#2	.15			
	Red & White.....	#2	.18			
	Stokely.....	#2	.10			.10

	Size	Colling prices by class of retailer			
		OPA-1	OPA-2	OPA-3	OPA-4
CANNED VEGETABLES—continued					
Corn, cream style white—Continued.					
Shurdine.....	#2	\$0.14			
Silver Band.....	#2	.13	\$0.14		
Sollato.....	#2	.10	.12		
Stokely.....	#2		.15		
	#2				\$0.14
Corn, cream style golden:					
Aboval.....	#2				.10
Beaver Valley.....	#2		.12		
Brimhall.....	#2		.14		
Butter Kernel.....	#2		.10		
Collegian.....	#2				.12
Country Home.....	#2				.12
Del Monte.....	#2		.10		.14
Golden Standing.....	#2				.11
Highway.....	#2				.11
Kaner.....	#2				.11
Lobby.....	#2		.18		
Marshall.....	#2		.14		
Navydown.....	#2		.13		
Packard's Pride.....	#2				.12
Red & White.....	#2				.10
Silver Band.....	#2	.10	.15		
Sollato.....	#2	.11	.11		
Soltake.....	#2	.14	.14		
Corn, whole golden:					
Brimhall.....	#2	.14	.14		
Butter Kernel.....	#2	.10	.10		
Country Home.....	#2				.12
Kaner.....	#2				.11
Lone Brook.....	#2				.11
Marshall.....	#2	.10	.10		
Morning Dew.....	#2				.14
Nation's Pride.....	#2				.12
Pleaser.....	#2				.10
Real & White.....	#2	.10	.15		
Shurdine.....	#2	.14	.14		
Sollato.....	#2	.10	.10		
Tate Will.....	#2	.13	.13		
Corn, whole golden, V. P.s:					
A.C.....	12 62				.13
Buna Grid.....	12 62				.11
Crimball.....	12 62	.14			
Del Monte.....	12 62	.10			
Del Monte.....	12 62	.10			
Del Monte.....	12 62	.10			
Del Monte.....	12 62	.10			
Corn, whole golden, V. P.s:					
Heavy.....	12 62				.11
Kaner.....	12 62				.12
Mar Hall.....	12 62	.15			
Ruby.....	12 62	.15			
Shurdine.....	12 62	.13			
Sollato.....	12 62	.10			
Pears, early June:					
Del Monte.....	62	.18	.17		.10
Jopaul.....	62	.14	.13		
Silver Band.....	62	.14	.13		
Sollato.....	62	.15	.15		
Pears, 21 May:					
Jack Spratt.....	62	.18	.17		
Kaner.....	62	.21	.21		
Marshall (Pancy).....	62	.18	.18		
Sollato.....	62	.18	.18		
Pears, 21 May:					
Jack Spratt (Sweet).....	62	.10	.15		.18
Lobby's (Sweet).....	62	.18			.18
Nanco (Galsen).....	62	.10			
Marshall (Sweet).....	62	.10			
Real & White (Sweet).....	62	.14			
Pears, 21 May:					
Jack Spratt.....	62	.18	.17		
Kaner.....	62	.10			
Marshall.....	62	.18			
Sollato.....	62	.18			
Pears, 21 May:					
Jack Spratt.....	62	.18	.17		
Kaner.....	62	.10			
Marshall.....	62	.18			
Sollato.....	62	.18			
Pears, 21 May:					
Jack Spratt.....	62	.18	.17		
Kaner.....	62	.10			
Marshall.....	62	.18			
Sollato.....	62	.18			

COMMUNITY CEILING PRICES, DENVER AREA—Continued

	Size	Ceiling prices by class of retailer			
		OPA-1	OPA-2	OPA-3	OPA-4
CANNED VEGETABLES—continued					
Peas, Miscellaneous Pack:					
Blue Heaven.....	#2	\$0.14	\$0.14		
Elmdale.....	#2	.15	.15		
Empson.....	#2				\$0.12
Gardenside.....	#2				.12
Marshall (Run-o-pod).....	#2	.16	.15		
Mayflower (Ungraded).....	#2	.15	.15		
Morning Glory.....	#2				.15
Tomatoes:					
Blue & White.....	#2	.13	.12		
Brimfull.....	#2	.13	.12		
Del Monte.....	#2				.14
Elmdale.....	#2	.13	.13		
Happy Vale.....	#2				.10
Kuner.....	#2				.11
Lone Pine.....	#2	.13	.13		
Marshall.....	#2	.15	.15		
Mayflower.....	#2	.14	.14		
Royal.....	#2	.14	.14		
Silver Band.....	#2	.15	.15		
Stokely.....	#2				.14
Town Talk.....	#2	.13	.12		
Del Haven.....	#2 1/2	.21	.20		
Del Monte.....	#2 1/2	.20	.20		.18
Elmdale.....	#2 1/2	.19	.19		
Highway.....	#2 1/2				.17
Kuner.....	#2 1/2				.14
Mayflower.....	#2 1/2	.17	.17		
Silver Band.....	#2 1/2	.17	.17		
Spring Kissed.....	#2 1/2				.15
Spring Pack.....	#2 1/2				.15
Town Talk.....	#2 1/2				.14
Y. B.....		.18	.18		
JUICES, VEGETABLE					
Tomatoes:					
Blue Sky.....	#2				.15
Del Monte.....	#2	.13	.13		.10
Kuner.....	#2				.10
Libby.....	#2	.11	.11		.10
Marco.....	#2	.12	.12		
Red & White.....	#2	.12	.12		
Shurline.....	#2	.13	.12		
Solitaire.....	#2	.11	.11		
V-8.....	#2				.13
Colo. Red.....	46 oz.				.21
Del Monte.....	46 oz.	.27	.26		.23
Fresh Like.....	46 oz.	.24	.23		.23
Libby.....	46 oz.	.26	.25		.24
Marco.....	46 oz.	.24	.23		
Red & White.....	46 oz.	.25	.25		
V-8.....	46 oz.				.29
Colo. Red.....	47 oz.	.23	.23		
Solitaire.....	47 oz.	.26	.25		
Stokely.....	47 oz.				.24

(Pub. Laws 421 and 729, 77th Cong.; E.O. 9250, 7 F.R. 7871, and E.O. 9328, 8 F.R. 4681; General Order 51, 8 F.R. 6008)

Issued this 15th day of May 1943.

H. C. BRETSCHNEIDER,
State Director,
Colorado State Office.

[F. R. Doc. 43-8233; Filed, May 24, 1943; 2:26 p. m.]

WAR PRODUCTION BOARD.

[Serial 686 E]

IDAHO HIGHWAY PROJECT

CANCELLATION OF REVOCATION ORDER

Builder: Idaho Bureau of Highways, Boise, Idaho. Project: Relocation of U. S. 30 from Boise westerly to Joplin Cemetery identified as: SN-A-FAP 241-A (1).

The revocation of preference rating issued on May 8, 1943, Serial No. 686 E is hereby cancelled; the preference ratings previously assigned are hereby restored; and said preference ratings shall have full force and effect.

Issued May 25, 1943.

WAR PRODUCTION BOARD,
By J. JOSEPH WHELAN,
Recording Secretary.

[F. R. Doc. 43-8384; Filed, May 25, 1943; 3:46 p. m.]

[Serial 16622-E]

NEW JERSEY HIGHWAY PROJECT

CANCELLATION OF REVOCATION ORDER

Builder: New Jersey State Highway Dept., Trenton, N. J. Project: On Broadway, Gloucester City, from Brook-

lawn to Newton Creek, and the Jersey Avenue connection, (N. J. Route 6 (1917)) Section 16 access road.

The revocation of preference rating issued on March 29, 1943, Serial No. 16622-E is hereby cancelled; the preference ratings previously assigned are hereby restored; and said preference ratings shall have full force and effect.

Issued May 25, 1943.

WAR PRODUCTION BOARD,
By J. JOSEPH WHELAN,
Recording Secretary.

[F. R. Doc. 43-8385; Filed, May 25, 1943; 3:46 p. m.]

[Serial 25690]

KENTUCKY HIGHWAY PROJECT

CANCELLATION OF REVOCATION ORDER

Builder: Kentucky Department of Highways, Frankfort, Kentucky. Project: From Bowling Green south on U. S. Highway 31-W (grading, draining, and bituminous surfacing, identified as: SN-FA 370-C (1) (2)).

The revocation of preference rating issued on April 14, 1943, Serial No. 25690 is hereby cancelled; the preference ratings previously assigned are hereby restored; and said preference ratings shall have full force and effect.

Issued May 25, 1943.

WAR PRODUCTION BOARD,
By J. JOSEPH WHELAN,
Recording Secretary.

[F. R. Doc. 43-8386; Filed, May 25, 1943; 3:46 p. m.]

[Serial 38774]

MICHIGAN HIGHWAY PROJECT

CANCELLATION OF REVOCATION ORDER

Builder: Michigan State Highway Department, Lansing, Michigan. Project: A highway grade separation on the Ford Dam Road crossing U. S. 112 identified as: Michigan DA-WI 13A (2).

The revocation of preference rating issued on May 4, 1943, Serial No. 38774 is hereby cancelled; the preference ratings previously assigned are hereby restored; and said preference ratings shall have full force and effect.

Issued May 25, 1943.

WAR PRODUCTION BOARD,
By J. JOSEPH WHELAN,
Recording Secretary.

[F. R. Doc. 43-8387; Filed, May 25, 1943; 3:46 p. m.]

[Revocation of Preference Rating Order P-123]

MATERIAL ENTERING INTO THE MAINTENANCE, REPAIR AND OPERATION OF THE DEFENSE PROJECT

Preference Rating Order No. P-123 is hereby revoked and shall be superseded by Preference Rating Order P-19-h, Serial No. 78854.

Issued this 25th day of May 1943.

WAR PRODUCTION BOARD,
By J. JOSEPH WHELAN,
Recording Secretary.

[F. R. Doc. 43-8389; Filed, May 25, 1943; 3:46 p. m.]